Washington, Saturday, May 13, 1950

TITLE 3—THE PRESIDENT EXECUTIVE ORDER 10126

ESTABLISHING AN AIRSPACE RESERVATION OVER PORTIONS OF THE DISTRICT OF COLUMBIA

By virtue of and pursuant to the authority vested in me by section 4 of the Air Commerce Act of 1926 (44 Stat. 570), the airspace above the following-described portions of the District of Columbia is hereby reserved and set apart for national defense and other governmental purposes, and for public-safety purposes, as an airspace reservation within which no person shall navigate an aircraft except by special permission of the Administrator of Civil Aeronautics:

All that ares within the City af Washington, D. C., lying within the following-described boundaries:

Beginning at the southwest corner of the Lincoln Memorial Monument (Lat. 38°53'21" N.; Long. 77"03'02" W.);

thence north 32° west 0.6 miles to the Titanic Memorial (identifiable as the intersection of New Hampshire Avenue and Rock Creek and Potomac Parkway northwest);

thence north 36½° east 0.6 miles to Washington Circle (identifiable as the intersection of New Hampshire Avenue and K Street northwest):

thence due east along K Street 2.5 miles to the railroad overpass (identifiable as the intersection of K Street with 2nd Street northeast);

thence south 22½° east 0.7 miles to the southeast corner of Stanton Square (identifiable as the intersection of Sixth Street and Massachusetts Avenue northeast);

thence south 33½° west 0.8 miles to the Capitol Power Plant (identifiable as the intersection of New Jersey Avenue and E Street southeast);

thence south 88° west 1.4 miles to the railroad trestle over the Washington Channel;

thence north 661/2" west 1.1 miles to the southwest corner of the Lincoln Memorial Monument, the point of beginning.

 All that area within the City of Washington, D. C., lying within a ½ mile radius from the center of the United States Naval Observatory, located at Lat. 38°55'17" N.; Long. 77°04'02" W. All bearings used in the above descriptions are true bearings.

Any person navigating an aircraft within this airspace reservation in violation of the provisions of this order will be subject to the penalties prescribed in the Civil Aeronautics Act of 1938 (52 Stat. 973), as amended.

This order supersedes Executive Order No. 8950 of November 26, 1941, establishing an airspace reservation over a portion of the District of Columbia, as amended by Executive Order No. 9153 of April 30, 1942.

HARRY S. TRUMAN

THE WHITE HOUSE, May 9, 1950.

[F. R. Doc. 50-4155; Filed, May 11, 1950; 3:38 p. m.]

TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I-Civil Service Commission

PART 7-REINSTATEMENT

COMMISSION APPROVAL REQUIRED FOR CERTAIN REINSTATEMENTS

Subparagraph (3) of § 7.103 (a) is amended as set out below. As amended, § 7.103 reads as follows:

§ 7.103 Commission approval required for certain reinstatements. (a) A certificate by the Commission authorizing the reinstatement must be obtained by any agency when:

 A waiver of the apportionment is requested in the interest of good administration.

(2) A former employee eligible under § 7.102 is proposed for reinstatement.

(3) The person proposed for reinstatement was separated for cause (or resigned in lieu of preferment of charges or while charges were pending) from his last position in the Federal or District of Columbia Government: Provided, That no such certificate by the Commission will be required by this paragraph where a person:

(Continued on p. 2869)

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 Is being reinstated to his former position as the result of an appeal and decision by higher authority within the agency that his removal was unjustified or unwarranted;

(ii) Is being reinstated within one year of separation by the agency from which he was separated for cause, as a result of an appeal and decision that the separation was warranted, but that because of extenuating circumstances he should be reinstated;

 (iii) Is being reinstated by the agency in which he was separated because of abandonment of position, disability, or inefficiency; or

(iv) Has had his record cleared for reinstatement under § 9.106 of the Commission's regulations.

(4) The person proposed for reinstatement was removed at the specific request of the Commission for any of the reasons stated in § 2.104 of this chapter.

(b) Prior approval for reinstatement must be obtained from the Commission when:

 It is desired to make an exception to the qualifications standards for the position to which reinstatement is proposed.

(2) The Commission has not issued qualifications standards for such position unless reinstatement is to be made to a position in the same (or lower) grade in the same line of work as a position previously held in the Federal service.

(3) The reinstatement of a non-veteran is desired to a position the filling of which is restricted by § 2.102 (c) of this chapter.

(4) The reinstatement is to a position in Grade GS-16, GS-17, or GS-18.

(R. S. 1753, sec. 2, 22 Stat. 403; 5 U. S. C. 631, 633; E. O. 9830, Feb. 24, 1947, 12 F. R. 1259; 3 CFR, 1947 Supp.)

UNITED STATES CIVIL SERVICE COMMISSION,
[SEAL] HARRY B. MITCHELL,
Chairman.

[F. D. Doc. 50-4090; Filed, May 12, 1950; 8:45 a. m.]

TITLE 6-AGRICULTURAL CREDIT

Chapter IV—Production and Marketing Administration and Commodity Credit Corporation, Department of Agriculture

Subchapter C—Loans, Purchases, and Other Operations

[1950 C. C. C. Flaxseed Bulletin 1]

PART 643-OILSEEDS

SUBPART-1950 TEXAS FLANSEED PURCHASE PROGRAM

643.301 General. 643.302 Administration. Period and area of operation. 643 303 643.304 Basic purchase price in designated counties. 643,305 Basis of purchase. Eligible producer. Eligible flaxseed. 643,306 643,307 Authorized dealer. 643,308 643.309 Purchase documents. Determination of quantity. 643.310 Liens. 643.311 643.312 Service charge. Set-offs 643.313 643,314 Payment.

AUTHORITY: \$\$ 643.301 to 643.314, issued under sec. 4, 62 Stat. 1070, as amended; 15 U. S. C. Sup., 714b. Interpret or apply sec. 5, 62 Stat. 1072, Pub. Law 439, 81st Cong.; 15 U. S. C. Sup., 714c, 7 U. S. C. and Sup., 1282.

§ 643,301 General. In order to carry out the over-all program of Commodity Credit Corporation (hereinafter referred to as CCC) to support the farm price of 1950-crop flaxseed at 60 percent of the parity price as of the beginning of the marketing year (April 1, 1950), CCC, through the PMA State Committee, PMA County Committees and authorized flaxseed dealers, will stand ready to make direct purchases from eligible producers, from the time of harvest through July 31, 1950, of 1950-crop Texas flaxseed grown in the counties listed in § 643.304. All such purchases shall be made in accordance with this bulletin.

§ 643.302 Administration. This program will be administered in the field through the PMA Commodity Office, Dallas, Texas, and Texas State PMA Committee and PMA county committees (hereinafter referred to as county committees). An eligible producer desiring to sell flaxseed under this program must apply to the county committee of the county in which the flaxseed was produced for written delivery instructions on the quantity of flaxseed he wishes to sell to CCC.

Such application must be made sufficiently in advance of the date of the intended delivery to enable the county committee to schedule deliveries in an orderly manner. Delivery instructions issued by the county committee will set forth the approximate quantity of flax-seed and the time and place of delivery for the account of CCC. The county committee may authorize in writing certain employees of the county committee to approve on behalf of the committee any forms and documents in connection with this program.

§ 643.303 Period and area of operation. This program will be available on eligible flaxseed from the time of harvest through July 31, 1950, in the Texas counties listed in § 643.304. Deliveries of flaxseed under this program must be completed on or before July 31, 1950.

§ 643.304 Basic purchase price in designated counties. (a) The basic purchase price per bushel of flaxseed, grading No. 1, delivered under this program for the account of CCC, shall be as follows in the counties for which this program is authorized:

TEXAS

	No. 1		No. 1
County flo	uxseed	County f	laxseed.
Arkansas	\$2.38	Karnes	
Atascosa	2.31	Kleberg	
Bee	2.36	La Salle	2, 25
Bexar	2.31	Lavaca	
Blanco	2.28	Lee	
Brooks	2, 30	Live Oak	
Caldwell	2.30	Matagorda	
Calhoun	2.33	McCulloch	
Cameron	2.25	McMullen	
Colorado	2,34	Medina	
Comal	2.31	Nueces	
DeWitt	2.32	Refugio	
Duval	2, 32	San Patricio	2.39
Frio	2.25	Travis	
Goliad	2.34	Uvalde	
Gonzales	2.30	Victoria	
Guadalupe	2.31	Wharton	
Hays	2.28	Willacy	0.00
Hidalgo	2.25	Wilson	2.26
Jackson	2.33	Zavala	
Jim Wells	2.35	converse	2, 20
Manne of Criticana	M1 00.		

(b) The basic purchase price shall be \$2.57 per bushel for No. 1 flaxseed delivered to the Corpus Christi and Houston terminal markets in carload lots which have been shipped by rail on a domestic interstate freight rate basis, from a country shipping point to the said terminal markets, as evidenced by paid freight bills duly registered for transit privileges and other documents as required herein: Provided, That all charges, including receiving charges, have been prepaid: And provided further, That, in the event the amount of paid-in freight is insufficient to guarantee the minimum proportional freight rate from the aforesaid terminal markets, there shall be deducted from the applicable terminal purchase price the difference between the amount of freight actually paid in and the amount required to be paid in to guarantee outbound movement at the minimum proportional freight rate. The terminal warehouse receipts must be accompanied by the registered freight bills, or by (1) a statement in the following form signed by the terminal warehouseman, (2) a certificate of such warehouseman containing such an undertaking, or (3) such other form of certification as may be approved by CCC.

FREIGHT CERTIFICATE FOR TERMINALS

The state of the s
The flaxseed represented by attached ware house receipt No was received by rai freight from
(Town) (County) point of origin, as evidence (State) by freight bill described as follows:
Way bill, dateNo Car No Init,
Freight bill, dateNo Carrier Transit weight

Number unused transit stops ____

Freight rate in _

Amount collected.

The above-described paid freight bills have been officially registered for transit and will be held in accordance with the applicable provisions of the Uniform Grain Storage Agreement.

> (Date of signature)
> (Terminal warehouseman's signature)

> > (Address)

The basic purchase price of flaxseed delivered at the aforesaid terminal markets by rail in carload lots for which neither registered freight bills nor such freight certificates are presented, will be the terminal basic purchase price of \$2.57 less 8 cents per bushel, provided that all charges, including receiving

that all charges, including receiving charges, have been prepaid. Flaxseed delivered by truck at the designated terminals in the State of Texas will be purchased by CCC under this program on the basis of the applicable basic county purchase price.

(c) The basic purchase price for No. 2 flaxseed shall in all instances be 5 cents per bushel less than the price indicated for No. 1 flaxseed.

(d) To compensate CCC for storage charges on flaxseed acquired under this program, the following deduction per bushel of flaxseed purchased shall be made from the basic purchase prices set forth above.

	Deduction
	per bushel
For flaxseed purchased:	(cents)
April 1950	11.5
May 1950	
June 1950	
July 1950	

§ 643.305 Basis of purchase. Eligible flaxseed will be purchased on the basis of weight and grade. The grade shall be determined in accordance with the Official Grain Standards of the United States for Flaxseed by a grain inspector licensed by the Secretary of Agriculture. Wherever the services of a licensed inspector are not available, the PMA Commodity Office shall designate in writing a person qualified to determine the grade of flaxseed in accordance with the Official Grain Standards of the United States for Flaxseed. Such designation may be revoked in writing by the PMA Commodity Office at any time.

§ 643.306 Eligible producer. An eligible producer shall be any individual, partnership, association, corporation or other legal entity which (a) has produced the flaxseed in 1950 in one of the counties named in § 643.304 as landowner, landlord, tenant or sharecropper, and (b) has applied to the appropriate county office for delivery instructions.

§ 643.307 Eligible flarseed. Eligible flaxseed shall meet the following requirements:

(a) The flaxseed must be produced by an eligible producer in 1950 in one of the counties named in § 643.304.

(b) The beneficial interest in the flaxseed must be in the person tendering the flaxseed for purchase and must always have been in him or must have been in him and a former producer whom he succeeded before the flaxseed was harvested. (c) The flaxseed must grade No. 1 or No. 2. Flaxseed which contains more than 30 percent damage or more than 11 percent moisture, or which is musty, sour, heating, hot, or which has any commercially objectionable odor or which is otherwise of low quality is not eligible for purchase.

(d) Sample grade flaxseed will not be purchased under this program.

§ 643.308 Authorized dealer. An authorized dealer shall be any individual, partnership, association or corporation operating under a Flaxseed Dealer Agreement with CCC, which authorizes such dealer to accept delivery of flaxseed under this program for the account of CCC. A list of authorized dealers to whom flaxseed may be delivered for the account of CCC under this program may be obtained from the offices indicated in § 643.302.

§ 643.309 Purchase documents. (a) The purchase documents shall consist of the "Non-Negotiable Flaxseed Dealer's Receipt and Grade Certificate" issued to the producer for flaxseed delivered, the purchase settlement form and such other forms as may be prescribed by CCC.

(b) The receipt must be issued in the name of the producer and must be dated on or before July 31, 1950. The receipt shall indicate the percentage of moisture, the percentage of test weight, the gross weight of flaxseed in pounds, the percentage of dockage, the number of net pounds of clean seed and the grade of flaxseed at the time of delivery and such other information as is required on the receipt form.

§ 643.310 Determination of quantity.

(a) The number of bushels of flaxseed delivered shall be determined by weight at time of delivery. A bushel shall be 56 pounds of flaxseed free of dockage.

(b) The percentage of dockage shall be determined in accordance with the Official Grain Standards of the United States for Flaxseed, and the weight of said dockage shall be deducted from the gross weight of the flaxseed in determining the net quantity for purchase.

§ 643.311 Liens. The flaxseed must be free and clear of all liens and encumbrances, or, if liens and encumbrances exist on the flaxseed, proper waivers must be presented to the county committees at the time of application for delivery instructions.

§ 643.312 Service charge. A service charge of one-half cent per bushel or a minimum of \$1.50, whichever is greater, shall be charged the producer on each purchase of flaxseed made by CCC under this program. The amount of the service charge shall be deducted from the purchase price at the time of settlement.

§ 643.313 Set-offs. Any storage payment due the producer for storage of the commodity in farm storage structures on which CCC has made or guaranteed a storage facility loan to the producer, shall be applied to such storage facility loan until the same is fully repaid. Any amount of such storage payments not so applied and any other storage payments, together with all payments for related services, due the producer shall

be subject to set-off in the same manner as provided below for purchase proceeds.

If the producer is indebted to CCC on any accrued obligation, or if any installments past due or maturing within twelve months are unpaid on any loan made available by CCC on farm-storage facilities, whether held by CCC or a lending agency, he must designate CCC or such lending agency as the payee of the proceeds of the purchase to the extent of such indebtedness or installments, but not to exceed that portion of the proceeds remaining after deduction of service charges and amount due prior lienholders. If the producer is indebted to any other agency of the United States and such indebtedness is listed on the county debt register, he must designate such agency as the payee of the proceeds as provided above. Indebtedness owing to CCC or to a lending agency as provided above shall be given first consideration after claims of prior lienholders. Compliance with the provisions of this section shall not constitute a waiver of any right of the producer to contest the justness of the indebtedness involved either by administrative appeal or by legal action.

§ 643.314 Payment. Payment to the producer for flaxseed delivered under this program shall be made by the PMA State office through sight drafts drawn on CCC, and on the basis of the purchase documents indicated in § 643.309, subject to the provisions of set-offs and service charge.

Issued this 9th day of May 1950.

[SEAL]

ELMER F. KRUSE, Vice President, Commodity Credit Corporation.

Approved:

RALPH S. TRIGG, President,

Commodity Credit Corporation.

[F. R. Doc. 50-4133; Filed, May 12, 1950; 8:49 a, m.]

TITLE 7-AGRICULTURE

Chapter III—Bureau of Entomology and Plant Quarantine, Department of Agriculture

[B. E. P. Q. 485, 18th Rev.]

PART 301—DOMESTIC QUARANTINE NOTICES
WHITE-FRINGED BEETLE; ARTICLES EXEMPTED
FROM CERTIFICATION

On March 28, 1950, there was published in the Federal Register (15 F. R. 1693), a notice of proposed rule making concerning a revision of administrative instructions exempting certain articles from the certification requirements of §§ 301.72-4 and 301.72-5 of the regulations supplemental to Notice of Quarantine No. 72 relating to the white-fringed beetle (7 CFR 301.72-4 and 301.72-5). After due consideration of all relevant matters presented and pursuant to the authority conferred upon the Chief of the Bureau of Entomology and Plant Quarantine by the second proviso of the white-fringed beetle quarantine (7 CFR 301.72, 14 F. R. 1207), revised administrative instructions are hereby adopted as follows:

§ 301.72a Administrative instructions exempting articles from certification.

(a) The following articles are hereby exempted from the certification requirements of §§ 301.72-4 and 301.72-5 when they are free from soil, when they have not been exposed to infestation, and when sanitation practices are maintained as prescribed by or to the satisfaction of the inspector:

(1) Hay and straw, except that pea-

nut hay is not exempt.

(2) Uncleaned grass, grain, and legume seed.

(3) Cinders.

(b) Certification will be required for the following articles and materials:

(1) Soil, compost, manure, peat, muck, clay, sand, or gravel, whether moved independently of or in connection with or attached to nursery stock, plants, products, articles, or things (processed clay and washed or processed sand and gravel are not regulated).

(2) Nursery stock.

(3) Grass sod.

(4) Plant crowns or roots for propaga-

(5) Potatoes (Irish), when freshly harvested.

(6) True bulbs, corms, tubers, and rhizomes of ornamental plants, when freshly harvested or uncured.

(7) Peanuts in shells and peanut

shells.

(8) Peanut hay.

(9) Scrap metal and junk.

(Secs. 1, 3, 33 Stat. 1269, 1270, sec. 9, 37 Stat. 318; 7 U. S. C. 141, 143, 162. Interprets or applies sec. 8, 37 Stat. 318, as amended; 7 U. S. C. 161)

The foregoing revised administrative instructions shall become effective on the 14th day of June 1950, and on that date shall supersede B. E. P. Q. 485, 17th Revision, which was effective April 6, 1949 (7 CFR 301.72a, 14 F. R. 1611).

Done at Washington, D. C., this 8th day of May 1950.

[SEAL] AVERY S. HOYT,

Chief, Bureau of Entomology
and Plant Quarantine.

[F. R. Doc. 50-4107; Filed, May 12, 1950; 8:47 a. m.]

Chapter VII—Production and Marketing Administration (Agricultural Adjustment), Department of Agriculture

[Amdt. 5]

PART 722-COTTON

ACREAGE ALLOTMENTS AND MARKETING QUOTAS FOR 1950 CROP

Basis and purpose. Section 722.119a (c) of the regulations provides that reapportionments of any unused released acreage allotments pursuant to section 344 (f) (4) of the Agricultural Adjustment Act of 1938, as amended, shall be made not later than May 10, 1950. The amendment set forth herein retains May 10, 1950, as the final date for the filing of applications for such unused released acreage allotment, but authorizes the

Assistant Administrator of the Production and Marketing Administration to extend the period during which the Production and Marketing Administration County Committees may complete the reapportionments of unused allotment to eligible farms.

In order that county Production and Marketing Administration committees may continue to reapportion unused released acreage allotment after May 10, 1950, and complete such reapportionments in time for the additional allotment to be planted by affected cotton farmers, it is necessary that the amend-ment set forth herein be made effective as soon as possible. Accordingly, it is hereby determined and found that compliance with the notice, procedure and effective date requirements of the Administrative Procedure Act (60 Stat. 237) is impracticable and contrary to the public interest, and the amendment contained herein shall be effective upon filing of this document with the Director, Division of the Federal Register.

Section 722.119a (c) of the regulations pertaining to acreage allotments and marketing quotas for the 1950 crop of cotton, as amended (14 F. R. 7441; 15 F. R. 277, 1326, 2020, 2055), is hereby changed to read as follows:

(c) Apportionment of remaining acreage allotment. If any released acreage allotments remain after providing the adjustment in allotments in accordance with paragraph (b) of this section, such acreage may be reapportioned on the basis of application filed by the farm operator not later than May 10, 1950, in accordance with the instructions issued by the Assistant Administrator, in amounts determined by the county committee to be fair and reasonable (1) to other farms in the same county receiving allotments which the county committee determines are inadequate and not representative in view of their past production of cotton and (2) to new cotton farms in such county.

(Sec. 375, 52 Stat. 66, as amended; 7 U. S. C. 1375. Interprets or applies secs. 301, 342–345, 347, 361–368, 373, 374, 52 Stat. 38, 43, 62–64, 65, as amended; 7 U. S. C. and Sup., 1301, 1342–1345, 1347, 1361–1368, 1373, 1374)

Done at Washington, D. C., this 10th day of May 1950. Witness my hand and the seal of the Department of Agriculture.

[SEAL] CLAUDE R. WICKARD,
Acting Secretary of Agriculture.

[P. R. Doc. 50-4132; Filed, May 12, 1950; 8:49 a. m.]

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders), Department of Agriculture

[Lemon Reg. 329, Amdt. 1]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

Findings. 1. Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR, Part 953; 14 F. R. 3612), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

2. It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice and engage in public rule-making procedure (60 Stat. 237; 5 U.S. C. 1001 et seq.) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient; and this amendment relieves restrictions on the handling of lemons grown in the State of California or in the State of Arizona.

Order, as amended. The provisions in paragraph (b) (1) (ii) of \$ 953.436 (Lemon Regulation 329, 15 F. R. 2665) are hereby amended to read as follows:

(ii) District 2: 550 carloads.

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup., 608c)

Done at Washington, D. C., this 11th day of May 1950.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Marketing Administration.

[F. R. Doc. 50-4167; Filed, May 12, 1950; 9:21 a. m.]

[Lemon Reg. 330]

PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENT

§ 953.437 Lemon Regulation 330-(a) Findings. (1) Pursuant to the marketing agreement, as amended, and Order No. 53, as amended (7 CFR, Part 952; 14 F. R. 3612), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended (7 U. S. C. 601 et seq.), and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said amended marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary no-

tice, engage in public rule making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient, and a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. Shipments of lemons, grown in the State of California or in the State of Arizona, are currently subject to regulation pursuant to said amended order; the recommendation and supporting information for regulation during the period specified herein was promptly submitted to the Department after an open meeting of the Lemon Administrative Committee on May 10, 1950, such meeting was held, after giving due notice thereof to consider recommendations for regulation, and interested persons were afforded an opportunity to submit their views at this meeting; the provisions of this section, including its effective time, are identical with the aforesaid recommendation of the committee, and information concerning such provisions and effective time has been disseminated among handlers of such lemons; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period hereinafter specified; and compliance with this section will not require any special preparation on the part of persons subject thereto which cannot be completed by the effective time thereof.

(b) Order. (1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., May 14, 1950, and ending at 12:01 a. m., P. s. t., May 21, 1950, is hereby fixed as follows:

(i) District 1: Unlimited movement;

(ii) District 2: 600 carloads; (iii) District 3: Unlimited movement.

(ii) District 3; Unlimited movement.

(2) The prorate base of each handler who has made application therefor, as provided in the said amended marketing agreement and order, is hereby fixed in accordance with the prorate base schedule which is attached to Lemon Regulation No. 329 (15 F. R. 2665), and made a part hereof by this reference.

(3) As used in this section, "handled,"
"handler," "carloads," "prorate base,"
"District 1," "District 2" and "District
3," shall have the same meaning as when
used in the said amended marketing
agreement and order.

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup., 608c)

Done at Washington, D. C., this 11th day of May 1950.

SEAL) S. R. SMITH,

Director, Fruit and Vegetable

Branch, Production and Marketing Administration.

[F. R. Doc. 50-4166; Filed, May 12, 1950; 9:22 a.m.]

[Orange Reg. 326, Amdt. 1]

PART 966—ORANGES GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

Findings. 1. Pursuant to the provisions of Order No. 66 (7 CFR, Part 966; 14 F. R. 3614) regulating the handling of oranges grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Orange Administrative Committee, established under the said order, and upon other available information, it is hereby found that the limitation of the quantity of such oranges which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

2. It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule-making procedure, and postpone the effective date of this amendment until 30 days after publication thereof in the FEDERAL REGISTER (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this amendment is based became available and the time when this amendment must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient; and this amendment relieves restrictions on the handling of oranges grown in the State of California or in the State of Arizona.

Order, as amended. The provisions in paragraph (b) (1) (ii) (b) of § 966.472 (Orange Regulation 326, 15 F. R. 2666) are hereby amended to read as follows:

(ii) Oranges other than Valencia oranges. * *

(b) Prorate District No. 2: 1,010 carloads:

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup., 608c)

Done at Washington, D. C., this 12th day of May 1950.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Marketing Administration.

[F. R. Doc. 50-4190; Filed, May 12, 1950; 11:19 a. m.]

[Orange Reg. 327]

PART 966—ORANGES GROWN IN CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

§ 966.473 Orange Regulation 327—
(a) Findings. (1) Pursuant to the provisions of Order No. 66, as amended, (7 CFR, Part 966; 14 F. R. 3614), regulating the handling of oranges grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, (7

U. S. C. 601 et seq.), and upon the basis of the recommendation and information submitted by the Orange Administrative Committee, established under the said amended order, and upon other available information, it is hereby found that the limitation of the quantity of such oranges which may be handled, as hereinafter provided, will tend to effectuate the

declared policy of the act.

(2) It is hereby further found that it is impracticable and contrary to the public interest to give preliminary notice, engage in public rule making procedure, and postpone the effective date of this section until 30 days after publication thereof in the FEDERAL REGISTER (60 Stat. 237; 5 U. S. C. 1001 et seq.) because the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the act is insufficient, and a reasonable time is permitted, under the circumstances, for preparation for such effective time; and good cause exists for making the provisions hereof effective as hereinafter set forth. Shipments of oranges, grown in the State of California or in the State of Arizona, are currently subject to regulation pursuant to said amended order; the recommendation and supporting information for regulation during the period specified herein was promptly submitted to the Department after an open meeting of the Orange Administrative Committee on May 11, 1950, such meeting was held, after giving due notice thereof to consider recommendations for regulation, and interested persons were afforded an opportunity to submit their views at this meeting; the provisions of this section, including its effective time, are identical with the aforesaid recommendation of the committee, and information con-cerning such provisions and effective time has been disseminated among handlers of such oranges; it is necessary, in order to effectuate the declared policy of the act, to make this section effective during the period hereinafter specified; and compliance with this section will not require any special preparation on the part of persons subject thereto which cannot be completed by the effective time thereof.

(b) Order. (1) The quantity of oranges grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., May 14, 1950, and ending at 12:01 a. m., P. s. t., May 21, 1950, is hereby fixed as follows:

(i) Valencia oranges. (a) Prorate District No. 1: Unlimited movement;

(b) Prorate District No. 2: 150 car-

(c) Prorate District No. 3: Unlimited movement.

(ii) Oranges other than Valencia oranges. (a) Prorate District No. 1: No movement:

(b) Prorate District No. 2: Unlimited movement:

(c) Prorate District No. 3: No movement.

(2) The prorate base of each handler who has made application therefor, as

provided in the said amended order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference.

(3) As used in this section, "handled," "handler," "varieties," "carloads," and "prorate base" shall have the same meaning as when used in the said amended order; and the terms "Prorate District No. 1," "Prorate District No. 2," and "Prorate District No. 3" shall have the same meaning as given to the respective term in § 966.107 of the current rules and regulations (14 F. R. 6588) contained in this part.

(Sec. 5, 49 Stat. 753, as amended; 7 U. S. C. and Sup., 608c)

Done at Washington, D. C., this 12th day of May 1950.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Marketing Administration,

PROBATE BASE SCHEDULE

[12:01 a. m., d. s. t., May 14, 1950, to 12:01 a. m., d. s. t., May 21, 1950]

VALENCIA ORANGES

Prorate District No. 2

Prorate District No. 2	
1	Prorate base
Handler	(percent)
Handler Total	100,0000
A. F. G. Alta Loma	. 1495
A. F. G. Corona	
A. F. G. Fullerton	
A. F. G. Orange	
A. F. G. Riverside	. 1925
A. F. G. San Juan Capistrano	8813
A. F. G. Santa Paula	. 5646
Eadington Fruit Co., Inc	4.6387
Hazeltine Packing Co	. 4633
Piacentia Pioneer Valencia Growe Association.	TB
Association	. 6806
Signal Fruit Association	. 1231
Azusa Citrus Association	
Damerel-Allison Co	8988
Glendora Mutual Orange Associ	R-
tion	3653
Puente Mutual Citrus Association	. 1758
Valencia Heights Orchard Associ	n-
tion	4113
Covina Citrus Association	1.1161
Covina Orange Growers	
Glendora Citrus Association	
Gold Buckle Association	
La Verne Orange Association	
Anaheim Citrus Fruit Association	8332
Anaheim Valencia Orange Associ	
tion	1.0319
Fullerton Mutual Orange Associ	n-
tion	
To Walses Citerry Association	1 1074
Orange County Valencia Associ	ft.=
tion	2510
Orangethorpe Citrus Association_	. 5419
Yorba Linda Citrus Association.	.7718
Escondido Orange Association	2.7133
Alta Loma Heights Citrus Associ	a-
tion	.0781
Citrus Fruit Growers	.1589
Cucamonga Citrus Association	
Etiwanda Citrus Fruit Associatio	n0431
Mountain View Fruit Association	.0070
Old Baldy Citrus Association	.1249
Risito Heights Orange Associatio	
Upland Citrus Association	
Upland Heights Orange Associatio	
Consolidated Orange Growers	1,5855
Frances Citrus Association	1, 1049
Garden Grove Citrus Association	on,
The	
Goldenwest Citrus Association	
Irvine Valencia Growers	

PROBATE BASE SCHEDULE—Continued VALENCIA ORANGES—continued Prorate District No. 2—Continued

Prore	ite base
Handler (pe	rcent)
Olive Heights Citrus Association. Santa Ana-Tustin Mutual Citrus	1.7663
Association Santiago Orange Growers Associa-	.8242
tion	4.1549
Tustin Hills Citrus Association	1.8174
Villa Park Orchard Association	1.5679
Bradford Bros., Inc	. 6992
Piacentia Cooperative Orange Asso-	.4540
Placentia Mutual Orange Associa-	1.8097
tion	
tion	-1,6265
Yorba Orange Growers Association.	.5927
Call Ranch	.6567
Jameson Co	.0711
Orange Heights Orange Association	. 6055
Crafton Orange Growers Associa-	
tion	. 5263
East Highlands Citrus Association_	.1184
Pontana Citrus Association	. 1236
Redlands Heights Groves	.3459
Redlands Orangedale Association	. 2312
Break & Son. Allen	. 0754
Bryn Mawr Fruit Growers Associa-	. 1999
Mission Citrus Association	. 2072
Redlands Cooperative Fruit Asso-	
ciation Rediands Orange Growers Associa-	, 4345
tion	. 2659
Redlands Select Groves	. 2553
Rialto Citrus Association	. 2493
Rialto Orange Co	. 2580
Zilen Citrus Co	.0870
Andrews Bros. of California	.2421
Arlington Heights Citrus Co	.1366
Brown Estate, L. V. W.	. 1646
Gavilan Citrus Association	.1646
Highgrove Fruit Association	.0753
Krinard Packing Co	. 1954
Monte Vista Citrus Association	2941
National Orange Co	8040
Riverside Heights Orange Growers	- Comen
Association	. 0740
Sierra Vista Packing Association	. 0783
Victoria Avenue Citrus Association_ Claremont Citrus Association	. 1402
College Heights Orange and Lemon	. 4404
Association	.3761
Indian Hill Citrus Association	. 2418
Pomona Fruit Growers Association.	.4057
Walnut Fruit Growers Association_	. 5722
West Ontario Citrus Association	. 3539
El Cajon Valley Citrus Association.	. 2534
Escondido Cooperative Citrus Asso-	.3432
San Dimas Orange Growers Asso-	
clation	. 3545
Ball & Tweedy Association	.4650
Canoga Citrus Association	.9007
Covina Valley Orange Co	.0625
sociation San Fernando Fruit Growers Asso-	.9937
ciation.	. 6926
San Fernando Heights Orange As- sociation	1.1109
Sierra Madre-Lamanda Citrus Asso- ciation.	4718
Camarillo Citrus Association	1. 3378
Fillmore Citrus Association	3. 6873
Mupu Citrus Association	2.2744
Ojal Orange Association	.9532
Piru Citrus Association	1.9289
Rancho Sespe	.9176
Santa Paula Orange Association	1.0981
Tapo Citrus Association	1.1192
Limoneira Co.	4910
East Whittier Citrus Association	
Murphy Ranch	.3862
Whittier Citrus Association	

PROPATE BASE SCHEDULE—Continued

VALENCIA ORANGES—continued

Propate District No. 2—Continued

Depends hors

	ate base
	ercent)
Whittier Select Citrus Association-	0.2383
Anaheim Cooperative Orange Asso-	1, 1638
Bryn Mawr Mutual Orange Associa-	21 1000
tion	.1048
Chula Vista Mutual Lemon Asso-	None State of
clation	. 0563
Euclid Avenue Orange Association.	.7626
Poothill Citrus Union, Inc	.0747
Fullerton Cooperative Orange Asso-	,3108
Garden Grove Orange Cooperative,	ADD NOT
Inc	. 7803
Golden Orange Groves, Inc.	.2776
Highland Mutual Groves, Inc	.0292
Index Mutual Association	. 3884
La Verne Cooperative Citrus Asso-	0.1010
ciation	2.1312
Mentone Heights Association	. 0477
Olive Hillside Groves, Inc Orange Cooperative Citrus Associa-	.5161
Orange Cooperative Citrus Associa-	1.4691
tion	. 8920
Rediands Foothill Groves Rediands Mutual Orange Associa-	10940
tion	. 2202
Ventura County Orange & Lemon	
Association Whittier Mutual Orange & Lemon	1,3358
Whittier Mutual Orange & Lemon	
Association	.1422
Babijuice Corp. of California	. 6134
Babijuice Corp. of California Banks, L. M.	. 5952
Borden Fruit Co	. 6111
California Associated Growers	. 2551
Cherokee Citrus Co., Inc	, 1882
Chess Company, Meyer W	. 6191
Dunning Ranch	.0173
Evans Brothers Packing Co	. 3210
Gold Banner Association	. 2366
Granada Packing House	1.9279
Hill Packing House, Fred A	.1148
Knapp Packing Co., John C	. 6052
Lawson, William T.	.0094
MacDonald Fruit Co	.0080
Orange Belt Fruit Distributors	2, 2013
Panno Fruit Co., Carlo	. 6148
Paramount Citrus Association	1.0472
Patitucci, Frank, L.	.0100
Placentia Orchards Co	.5162
Riverside Citrus Association	.0521
Ronald, P. W.	.0227
Ronnerberg, Jerry L	.0012
Stewart, J. B.	.0160
Summit Citrus Packers	.0066
Wall, E. T., Grower-Shipper	.1520
Wilson, H. G.	.0347
[F. R. Doc. 50-4191; Filed, May 1	2, 1950;

11:20 a. m.]

TITLE 14-CIVIL AVIATION

Chapter I-Civil Aeronautics Board

Subchapter A—Civil Air Regulations
[Supp. 7, Amdt. 38]

PART 60-AIR TRAFFIC RULES

DANGER AREA ALTERATIONS

The following danger area alterations have been coordinated with the civil operators involved, the Army, the Navy, and the Air Force, through the Air Coordinating Committee, Airspace Subcommittee, and are adopted without delay, in order to promote safety of the

flying public. Compliance with the notices, procedures, and effective date provisions of section 4 of the Administrative Procedure Act would be impracticable and contrary to the public

interest, and therefore is not required. Title 14, § 60.13-1 is amended as follows:

1. The Ajo, Arizona, area, published on February 14, 1950, in 15 F. R. 792, is amended to read:

Name and location (chart)	Description by geographical coordinates	Designated altitudes	Time of designa- tion	Using agency
AJO (Phoenix Chart),	Beginning at lat. 32°49′30″ N, long. 112°45′00″ W; due S to lat. 32°31′00″ N; due W to long. 112°57′00″ W; due S to lat. 32°21′00″ N; due W to long. 112°57′00″ W; due S to lat. 32°21′00″ N; due W to long. 113°22′00″ W; due S to lat. 32°04′30″ N (Mexican border): WN W along the Medican border to lat. 32°14′45″ N, long. 114°10′09″ W; due N to lat. 32°35′00″ N; due E to long. 113°27′00″ W; due N to lat. 32°35′00″ N; due E to long. 113°27′00″ W; due N to lat. 32°45′40″ N; easterly to lat. 32°49′30″ N, long. 113°10′00″ W; due E to lat. 32°49′30″ N, long. 112°45′00″ W, point of beginning.	Unlimited	Continuous, May 14, 1850, to Nov. 14, 1950, inclu- sive,	Kirtland Afr Force Base (Continental Air Com- mand), Al- buquerque, N. Mex.

(Sec. 205, 52 Stat. 984, as amended; 49 U. S. C. 425. Interprets or applies sec. 601, 52 Stat. 1007, as amended; 49 U. S. C. 551)

This amendment shall become effective on May 14, 1950.

[SEAL] DONALD W. NYROP,

Acting Administrator of

Civil Aeronautics.

[P. R. Doc. 50-4137; Filed, May 12, 1950; 9:57 a. m.]

TITLE 20—EMPLOYEES' BENEFITS

Chapter II—Railroad Retirement Board

PART 236—PAYMENTS OF BENEFITS OF \$1000 OR LESS

WAIVER AND RELEASE BY-CREDITOR

Pursuant to the general authority contained in section 10 of the act of June 24, 1937 (sec. 10, 50 Stat. 314; 45 U.S. C. 228j) § 236.2 of the regulations of the Railroad Retirement Board under such act (4 F. R. 1477; 12 F. R. 466) is amended, by Board Order 50–135, dated April 26, 1950, to read as follows:

§ 236.2 Waiver and release by creditor. If, in the judgment of the Board, any creditor of the estate of the deceased possesses rights superior to those of his surviving spouse or kindred, payment shall not be made without formal administration unless and until such creditor has, on a form prescribed by the Board, waived and released his claim against such estate with the same effect as if it had heretofore been paid and fully satisfied.

(Sec. 10, 49 Stat. 968 as amended; 45 U. S. C. 228j)

Dated: May 8, 1950.

By authority of the Board.

(SEAL) MARY B. LINKINS, Secretary of the Board.

[F. R. Doc. 50-4104; Filed, May 12, 1950; 8:47 a. m.]

TITLE 21-FOOD AND DRUGS

Chapter I—Food and Drug Administration, Federal Security Agency

PART 170-ENFORCEMENT OF THE TEA IMPORTATION ACT

MISCELLANEOUS AMENDMENTS

Part 170 in Title 21, Code of Federal Regulations (21 CFR 170.1 et seq.) is amended in the following respects:

amended in the following respects:
1. In § 170.3, the phrase ", act of March
2, 1897" is changed to read "of the Tea

Importation Act".

2. In § 170.8, the phrase "upon compliance with articles 969 to 984, inclusive, of the Customs Regulations of 1937, as amended by Treasury Decision 49365" is changed to read "upon compliance with §§ 19.13 to 19.15, inclusive, of the Customs Regulations of 1943 (19 CFR 19.13–19.15)".

3. In § 170.10, the phrase "the act of March 2, 1897" is changed to read "the

Tea Importation Act".

4. In § 170.11, the phrase "the act of March 2, 1897" is changed to read "the Tea Importation Act".

5. In § 170.18, paragraph (b), the phrase "the act of May 16, 1908" is changed to read "the Tea Importation Act".

6. In § 170.19, paragraph (a) the phrase "approval of the Administrator" is changed to read "approval of the Federal Security Administrator."

7. In § 170.20, the word "Administrator" is changed to read "Federal Security

Administrator."

8. In § 170.37, the phrase "designated by the administrator," is changed to read "designated by the Federal Security Administrator,".

9a. In § 170.38, paragraph (a), second sentence, the word "administration" is changed to read "Federal Security Administrator".

b. In paragraph (b) of § 170.38, the word "board" is changed to read "United States Board of Tea Appeals".

c. In paragraph (c) of § 170.38, the phrase "examination by the board" is changed to read "examination by the Board of Tea Appeals."

These amendments shall become effective upon publication in the FEDERAL REGISTER.

These amendments involve no substantive changes, are editorial in character, and the requirement for notice and public procedure is not applicable in this instance.

(Sec. 10, 29 Stat. 607, as amended; 21 U. S. C. 50. Interprets or applies sec. 1, 29 Stat. 604, as amended; 21 U. S. C. 41)

Dated: May 9, 1950.

[SEAL]

JOHN L. THURSTON. Acting Administrator.

[F. R. Doc. 50-4110; Filed, May 12, 1950; 8:48 a. m.]

TITLE 24—HOUSING AND HOUSING CREDIT

Chapter VIII-Office of Housing Expediter

[Controlled Housing Rent Reg., Amdt. 245]

[Controlled Rooms in Rooming Houses and Other Establishments Rent Reg., Amdt.

PART 825-RENT REGULATIONS UNDER THE HOUSING AND RENT ACT OF 1947, AS AMENDED.

MICHIGAN AND WEST VIRGINIA

The Controlled Housing Rent Regulation (§§ 825.1 to 825.12) and the Rent Regulation for Controlled Rooms in Rooming Houses and Other Establishments (§§ 825.81 to 825.92) are amended in the following respects:

1. Schedule A, Item 156, is amended to describe the counties in the defense-rental area as follows:

In St. Clair County, the Townships of Clay, Cottrellville and Ira, the Village of Algonac, the City of Marine City and that portion of the City of New Baltimore which lies within St. Clair County.

This decontrols all of St. Clair County, Michigan, except the Townships of Clay, Cottrellville and Ira, the Village of Algonac, the City of Marine City and that portion of the City of New Baltimore which lies within St. Clair County, Michigan, in the Port Huron, Michigan, Defense-Rental Area.

2. Schedule A, Item 359, is amended to describe the countles in the defense-ren-

tal area as follows:

Brooke, Hancock, Ohio and Marshall, except the Magisterial Districts of Cameron, Liberty, Meade, Sand Hill and Webster. Belmont, Columbiana and Jefferson.

This decontrols the Magisterial Districts of Cameron, Liberty, Meade, Sand Hill and Webster in Marshall County, West Virginia, portions of the Wheeling-West Virginia, Defense-Steubenville, Rental Area

All decontrols effected by this amendment are on the Housing Expediter's own initiative in accordance with section 204 (c) of the Housing and Rent Act of 1947,

as amended.

(Sec. 204, 61 Stat. 197, as amended; 50 U.S. C. App. Sup. 1894)

This amendment shall become effective May 11, 1950.

Issued this 10th day of May 1950.

TIGHE E. WOODS, Housing Expediter.

[F. R. Doc. 50-4118; Filed, May 12, 1950; 8:48 a. m.1

TITLE 39—POSTAL SERVICE

Chapter I-Post Office Department

PART 3-MISCELLANEOUS PROVISIONS RE-LATING TO THE DEPARTMENT AND THE POSTAL SERVICE

PART 6-SUPPLY CONTRACTS: SERVICE PROPERTY: TELEGRAMS

PART 8-POSTAGE STAMPS AND OTHER STAMPED PAPER AND SECURITIES.

PART 18-SETTLEMENT OF ACCOUNTS: LEGAL PROCEEDINGS: COMPROMISES

PART 26-LEASES, ALLOWANCES, AND SUPPLIES FOR POST OFFICES

MISCELLANEOUS AMENDMENTS

a. In Part 3, Miscellaneous Provisions Relating to the Department and the Postal Service (39 CFR, Part 3), make the following changes:

1. In § 3.5 Damage to person or property by postal operations (39 CFR 3.5), amend paragraphs (b), (d), (h) (3), and (k) to read as follows:

(b) Settlement when not over \$1,000. The head of each federal agency, or his designee for the purpose, acting on behalf of the United States, may consider, ascertain, adjust, determine, and settle any claim for money damages of \$1,000 or less against the United States accruing on and after January 1, 1945, for injury or loss of property or personal injury or death caused by the negligent or wrongful act or omission of any employee of the Government while acting within the scope of his office or employment, under circumstances where the United States, if a private person, would be liable to the claimant in accordance with the law of the place where the act

Anv (d) Appropriations therefor. award made pursuant to this section, and any award, compromise, or settlement made by the Attorney General pursuant to 28 U. S. C. 2688 (see § 3.5 (m)) shall be paid by the head of the federal agency concerned out of such agency's appropriations therefor, which appropriations are hereby authorized.

or omission occurred.

(h) Disposition by federal agency.

(3) Disposition of any claim by the Attorney General or other head of a federal agency shall not be competent evidence of liability or amount of damages. (Interprets or applies 62 Stat. 983, as amended; 28 U. S. C. and Sup., 2672)

(k) Limitation of time to present claim. A tort claim against the United States shall be forever barred unless action is begun within 2 years after such claim accrues or within 1 year after the date of enactment of this amendatory sentence, whichever is later, or unless, if it is a claim not exceeding \$1,000, it is presented in writing to the appropriate federal agency within 2 years after such claim accrues or within 1 year after the date of enactment of this amendatory sentence, whichever is later. If a claim not exceeding \$1,000 has been presented in writing to the appropriate federal agency within that period of time, suit thereon shall not be barred until the expiration of a period of six months after either the date of withdrawal of such claim from the agency or the date of mailing notice by the agency of final disposition of the claim.

(Interprets or applies 62 Stat. 971, as amended; 28 U. S. C. and Sup., 2401b)

2. Add a new section, § 3.7 Research and development program, in the text immediately following § 3.6 to read as follows:

§ 3.7 Research and development program. The Postmaster General is authorized and directed to establish in the Post Office Department a research and development program which shall be administered by the Postmaster General through such officers and employees as

he may designate.

The investigations and studies under this program shall be for the purpose of improving existing equipment, supplies, methods, procedures, means, and devices used in the Postal Service and of introducing new types of equipment, supplies, methods, procedures, means, and devices for use in such service in order that the business of the Post Office Department may be more efficiently and economically operated. In carrying out its functions under this act, the Department is authorized, pursuant to the act of March 4, 1915 (38 Stat. 1084), as amended (31 U. S. C., sec. 686), or other applicable law, to utilize the research and testing facilities of the National Bureau of Standards and to procure advice and assistance from any department or independent establishment in the executive branch of the Government.

(Interprets or applies secs. 1, 201, 63 Stat. 608; 39 U. S. C. Sup., 847, 847a)

(R. S. 181, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)

b. In Part 6, Supply Contracts: Service Property: Telegrams, (39 CFR, Part 6), make the following change

2. Insert a new section, § 6.19a Gifts of real, personal, or other property, in the text between 58 6.19 and 6.22 to read as follows:

§ 6.19a Gifts of real, personal, or other property. The Federal Works Administrator (now General Services Administrator), together with the Postmaster General where his office is concerned, is authorized to accept on behalf of the United States unconditional gifts of real, personal, or other property in aid of any project or function within their respective jurisdictions.

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25, 5 U. S. C. 22, 369. Interprets or applies sec. 404, Pub. Law 105, 81st Cong.)

- c. In § 8.28 Hunting stamp for taking migratory waterfowl (39 CFR 8.28) amend paragraph (b) (1) to read as follows:
- (1) Provisions. The stamps required by paragraph (a) of this section shall be issued and sold by the Post Office Department under regulations prescribed by the Postmaster General: Provided, That the stamps shall be sold at all post offices of the first- and second-class and at such others as the Postmaster General shall direct. For each such stamp sold under the provisions of this section there shall be collected by the Post Office Department the sum of \$2. No such stamp shall be valid under any circumstances to authorize the taking of migratory waterfowl except in compliance with Federal and State laws and regulations and then only when the person so taking such waterfowl shall himself have written his signature in ink across the face of the stamp prior to such taking. Each such stamp shall expire and be void after the 30th day of June next succeeding its issuance. No stamp sold under paragraph (a) of this section shall be redeemable by said Department in cash or in kind.
- (R. S. 161, 396, secs. 304, 308, 42 Stat. 24, 25; 5 U. S. C. 22, 369. Interprets or applies sec. 2, 48 Stat. 451, as amended; 16 U. S. C. and Sup., 718b)
- d. In Part 18, Settlement of Accounts: Legal Proceedings: Compromises (39 CFR, Part 18) make the following changes:
- 1. Amend § 18.36 Duties of United States attorney (39 CFR 18.36) to read
- § 18.36 Duties of United States attorney. Except as otherwise provided by law, it shall be the duty of each United States attorney, within his district, to:
- (a) Prosecute for all offenses against the United States;
- (b) Prosecute or defend, for the Government, all civil actions, suits or proceedings in which the United States is concerned:
- (c) Institute and prosecute proceedings for the collection of fines, penalties and forfeitures incurred for violation of any revenue law unless satisfied upon investigation that justice does not require such proceedings:
- (d) Make such reports as the Attorney General shall direct.

(Interprets or applies 62 Stat. 910, as amended: 28 U. S. C. and Sup., 507)

- 2. In § 18.60 Jurisdiction of district courts in cases of claims (39 CFR 18.60) amend paragraph (a) to read as follows:
- (a) The district courts shall have original jurisdiction, concurrent with the Court of Claims, of: *

Any other civil action or claim against the United States, not exceeding \$10,000 in amount, founded either upon the Constitution, or any Act of Congress, or any regulation of an executive department, or upon any express or implied contract with the United States, or for liquidated or unliquidated damages in cases not sounding in tort.

Subject to the provisions of Part 171 of this title, the district courts, together with the District Court of the Territory of Alaska, the United States District Court for the District of the Canal Zone and the District Court of the Virgin Islands, shall have exclusive jurisdiction of civil actions on claims against the United States, for money damages, accruing on and after January 1, 1945, for injury or loss of property, or personal injury or death caused by the negligent or wrongful act or emission of any employee of the Government while acting within the scope of his office or employment, under circumstances where the United States, if a private person, would be liable to the claimant in accordance with the law of the place where the act or omission occurred.

The jurisdiction conferred by this section includes jurisdiction of any set-off, counterclaim, or other claim or demand whatever on the part of the United States against any plaintiff commencing an action under this section.

The district courts shall not have jurisdiction under this section of:

- (1) Any civil action or claim for a pension:
- (2) Any civil action to recover fees, salary or compensation for official services of officers of the United States.

(Interprets or applies 62 Stat. 933, as amended; 28 U. S. C. and Sup., 1346)

- (R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369)
- e. Amend § 26.7 Requisitions for operating supplies (39 CFR 26.7) by the addition of a note at the end thereof to read as follows:

NOTE: For the law with respect to the selection of towns or cities for acquisition of post office buildings see § 5.7 of this chapter.

J. M. DONALDSON Postmaster General.

[F. R. Doc. 50-4103; Filed, May 12, 1950; 8:47 a. m.]

PART 127-INTERNATIONAL POSTAL SERVICE: POSTAGE RATES, SERVICE AVAILABLE, AND INSTRUCTIONS FOR MAILING

In § 127,286 Japan (39 CFR 127,286; 14 F. R. 1678, 5242, 7129) make the following changes:

- 1. Amend paragraph (b) (5) by adding a new subdivision (viii) to read as fol-
- (viii) Vegetable seeds, unless accompanied by an inspection certificate issued by agricultural authorities in the United
- 2. Amend subdivision (ii) of paragraph (c) (2) to read as follows:
- (ii) Vegetable seeds (which must be accompanied by an inspection certificate) may be included provided the total domestic value of such vegetable seeds does not exceed \$5.

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369; and the terms of postal conventions and agreements entered into pursuant to R. S. 398, 48 Stat. 943; 5 U. S. C.

[SEAL]

J. M. DONALDSON, Postmaster General.

[F. R. Doc. 50-4101; Filed, May 12, 1950; 8:47 a. m.]

PART 127-INTERNATIONAL POSTAL SERVICE: POSTAGE RATES, SERVICE AVAILABLE, AND INSTRUCTIONS FOR MAILING

PALESTINE (ARAB CONTROLLED)

In § 127.323 Palestine (Arab controlled) (39 CFR 127.323; 15 F. R. 1075) amend paragraph (b) (3) to read as follows:

(3) Observations. (i) Service is limited to parcels for the following places only:

Babelsahira. Beit Jala. Beit Sahour. Bethlehem. Gaza. Hebron. Jenin.

Jerusalem (old city) Jericho. Khan Yunis. Nablus. Qalqilia. Ramallah. Tulkarem.

(R. S. 161, 396, secs. 304, 309, 42 Stat. 24, 25; 5 U. S. C. 22, 369; and the terms of postal conventions and agreements entered into pursuant to R. S. 398, 48 Stat. 943; 5 U. S. C.

[SEAL]

J. M. DONALDSON, Postmaster General.

[F. R. Doc. 50-4102; Filed, May 12, 1950; 8:47 a. m.]

TITLE 43-PUBLIC LANDS: INTERIOR

Chapter I-Bureau of Land Management, Department of the Interior

Appendix-Public Land Orders [Public Land Order 642]

IDAHO, MONTANA AND UTAH

PUBLIC WATER RESERVE NO. 164

By virtue of the authority vested in the President by the act of June 25, 1910 36 Stat. 847, as amended by the act of August 24, 1912, 37 Stat. 497 (43 U. S. C. 141, 142), and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Subject to valid existing rights and the provisions of existing withdrawals. the following-described public lands in Idaho, Montana, and Utah are hereby withdrawn from settlement, location, sale, and entry under the public-land laws and reserved, under the jurisdiction of the Secretary of the Interior, for public use for stock-watering purposes, such reservation to be known as Public Water Reserve No. 164:

IDARRO

BOISE MERIDIAN

T. 8 S., R. 13 E. Sec. 1, NW 1/4 SW 1/4.

The area described contains 40 acres.

MONTANA

PRINCIPAL MERIDIAN

T. 4 N., R. 8 W.

Sec. 34. SW 1/4 NE 1/4. SE 1/4 NW 1/4. NE 1/4 SW 1/4 and NW 4SE 14.

The area described contains 160 acres.

UTAH

SALT LAKE MERIDIAN

T. 9 N., R. 5 E., Sec. 24, lots 1 and 2; T. 9 N., R. 6 E., Sec. 19, lots 5 and 6.

The area described contains 132.85 acres,

C. GIRARD DAVIDSON, Acting Secretary of the Interior.

MAY 9, 1950.

[F. R. Doc. 50-4091; Filed, May 12, 1950; 8:45 a. m.]

[Public Land Order 643]

UTAH

RESERVING PUBLIC LAND FOR USE BY THE FOREST SERVICE, DEPARTMENT OF AGRI-CULTURE, AS ADMINISTRATIVE SITE

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Subject to valid existing rights, the following-described public land in Utah is hereby withdrawn from all forms of appropriation under the public-land laws, including the mining laws but not the mineral-leasing laws, and reserved for use by the Forest Service, Department of Agriculture, in connection with the administration of the Manti National Forest:

SALT LAKE MERIDIAN

T. 14 S., R. 10 E., Sec. 9, E½SE¼SE¼SE¼SE¼SE¼; Sec. 10, S½SW¼SW¼SW¼.

The area described contains 6¼ acres. This order shall take precedence over, but shall not otherwise affect, the order of the Secretary of the Interior of May 7, 1935, establishing Utah Grazing District No. 7, so far as it affects the above-described land.

It is intended that the public land described herein shall be restored to the administration of the Department of the Interior when it is no longer needed for the purpose for which it is reserved.

C. GIRARD DAVIDSON, Acting Secretary of the Interior.

MAY 9, 1950.

[F. R. Doc. 50-4093; Filed, May 12, 1959; 8:45 s. m.]

[Public Land Order 644]

ALASKA

WITHDRAWING CERTAIN LAND AS ADMINISTRATIVE SITE FOR ALASKA ROAD COMMISSION

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Subject to valid existing rights and the provisions of existing withdrawals, the following-described land in Alaska is hereby withdrawn from all forms of appropriation under the public-land laws, including the raining laws but not the mineral-leasing laws, and reserved for

the use of the Alaska Road Commission as an administrative site:

SEWARD MERIDIAN

T. 12 N., R. 3 W., Sec. 33, S%SW%NE%SW% and N%NW% SE%SW%.

The area described contains 10 acres.
The land is subject to Power Site Classification No. 107 of June 12, 1925.

C. GIRARD DAVIDSON, Acting Secretary of the Interior. MAY 9, 1950.

[F. R. Doc. 50-4094; Filed, May 12, 1950; 8:45 a. m.]

TITLE 46-SHIPPING

Chapter II—United States Maritime Commission

[General Order 70, Amdt. 2]

PART 243—COMMERCIAL FORWARDING OF CERTAIN EXPORTS FOR FOREIGN RELIEF AND REHABILITATION

PRIVATE AND FOREIGN FREIGHT FORWARDERS; REGISTRATION

Whereas, the Commissioner having published in the Federal Register issue of March 30, 1950 (15 F. R. 1796), a notice of proposed rules as hereinafter set forth, constituting an amendment to this Commission's General Order 70, as amended, published in the Federal Register issues of June 1, 1949, and June 9, 1949 (14 F. R. 2854, 3123); and

Whereas, the time and date provided in said notice for the submission to the Commission of written comments on the proposed rules having expired; and

Whereas, after careful consideration of the comments submitted, the Commission adopted the proposed amendment to its General Order 70 as set forth in the notice of proposed rule making referred to herein and published as aforesaid: Now therefore, it is hereby ordered, That:

Effective 12:01 a. m., e. s. t., June 1, 1950, §§ 243.2 (b), 243.2 (e) and 243.3 (a) (11) of Part 243 are amended to read as follows:

§ 243.2 Regulatons. * * *

(b) Use of private freight forwarders. The aforementioned agencies and persons shall use the services of private freight forwarders for the forwarding of the forwarding of the property of the forwarding of the property of the property of the private of the p

(e) Foreign-owned forwarders. Any person (as above defined) engaged in freight forwarding not a citizen of the United States within the definition of citizen of the United States contained in U. S. Code, Title 46, section 802, shall be designated as a "foreign-owned" freight forwarder. Foreign-owned freight forwarders shall not receive or collect brokerage or forwarding fees on cargoes shipped pursuant to the Foreign Assistance Act of 1948, or other relief and rehabilitation statutes, to any country receiving assistance under such statutes, aggregating in any period of three successive calendar months a larger percentage of the forwarder's gross revenues received for forwarding services during such period than the percentage represented by the ratio between the forwarder's gross revenues from forwarding shipments to the same country and his gross revenues from forwarding to all countries received during the year ended March 31, 1948: Provided, however, That there may be substituted in lieu of and as an alternative for the aforementioned percentages, at the election of the foreign-owned forwarder and upon written notice to the Maritime Commission prior to the end of any such three month period, a dollar limitation on gross revenue from relief and rehabilitation cargo to any particular country for any three month period, representing one half the amount of gross revenue actually received from shipments of relief and rehabilitation cargo to such country under such statutes for the last six months of the calendar year 1949, but in no event less than \$500.00. Foreignowned freight forwarders who, or whose predecessors, were established in the United States subsequent to September 3, 1939, shall not be permitted to service cargoes shipped under the Foreign Assistance Act of 1948, and other relief and rehabilitation statutes, and shall not receive brokerage or other forwarding fees for services to such cargoes.

Example: Between March 31, 1947, and March 31, 1948, a foreign-owned forwarder received \$1,000 in fees and brokerage on cargo forwarded to Belgium, and his gross revenues during the same period from all forwarding services was \$10,000. The ratio is 10%. He may not hereafter, during any three-month period, receive more than 10% of his gross income during such period on relief cargo forwarded to Belgium. However, if his gross income from relief cargo forwarded to Belgium during the six months ended December 31, 1949, aggregated \$7,200, then as an alternative to said 10% of his gross income, he may receive up to \$3,600 of gross income on relief cargo forwarded to Belgium during the six months.

§ 243.3 Registration. (a) * * (11) If the answer to question 10 is in the negative, the forwarder shall furnish the Commission a statement of its total gross revenue from all forwarding services received during the period from March 31, 1947, to March 31, 1948, showing separately the gross revenue received from forwarding cargoes shipped during that period to each nation now receiving aid under the Foreign Assistance Act of 1948 and other relief and rehabilitation statutes. The foreign-owned forwarder shall also submit every three months a statement of its total gross revenue received during such three-month period from all forwarding services, showing separately (i) the gross revenue received from forwarding cargoes to each of the nations now receiving aid under the Foreign Assistance Act of 1948 and other relief and rehabilitation statutes; and (ii) as to each such nation, the amount of revenue derived from forwarding "commercial" or non-U. S. Government financed cargo and revenue derived from forwarding U.S. Government financed cargo. Such statements shall be furnished not later than the 15th day of January, April, July and October for the preceding 3 calendar months.

(Sec. 204, 49 Stat. 1987, as amended; 46 U. S. C. 1114. Interprets or applies sec. 17, 56 Stat. 171; 46 U. S. C. 1127)

By order of the United States Maritime Commission.

Dated: May 4, 1950.

[SEAL]

A. J. WILLIAMS, Secretary.

[F. R. Doc. 50-4136; Filed, May 12, 1950; 8:50 a. m.]

TITLE 49—TRANSPORTATION

Chapter I—Interstate Commerce Commission

[S. O. 850]

PART 95-CAR SERVICE

DEMURRAGE ON CARS HELD UNDER LOAD AT GREAT LAKES PORTS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 8th day of May A. D. 1950.

It appearing that as the result of the inability of carriers at Great Lakes ports to unload coal in the normal manner brought about by a strike of railroad operating personnel; in the opinion of the Commission an emergency exists requiring immediate action at Great Lakes ports: It is ordered, that:

§ 95.850 Demurrage on cars held under load at Great Lakes ports. (a) B. T. Jones' Tariff I. C. C. 4137, supplements thereto or reissues thereof, providing car demurrage rules and charges on coal and other carload freight as described therein, applying at ports, sidings or storage yards named therein, held for lake shipment or delivery to vessels, be and it is hereby suspended to the extent provided in paragraph (b) of this section.

(b) On all loaded cars held at points described in the above tariff because of strike of railroad operating personnel and during the period this section is in effect.

(c) Application: The provisions of this section shall apply to intrastate, interstate and foreign commerce.

(d) Regulations suspended; announcement required: The operation of all rules and regulations insofar as they conflict with the provisions of this section is hereby suspended and each railroad subject to this section, or its agent, shall publish, file, and post a supplement to each of its tariffs affected hereby, in

substantial accordance with the provisions of Rule 9 (k) of the Commission's Tariff Circular No. 20 (§ 141.9 (k)) of this chapter, announcing such suspension.

(e) Effective date: This section shall become effective at 7:00 a. m., May 10,

1950.

(f) Expiration date: This section shall expire at 7:00 a. m., June 1, 1950, unless otherwise modified, changed, suspended, or annulled by order of this Commission.

It is further ordered, that a copy of this order and direction shall be served upon the Association of American Rall-roads, Car Service Division, as agent of the rallroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

(40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901, 49 U. S. C. 1 (10)-(17), 15 (4))

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 50-4117; Filed, May 12, 1950; 8:48 a. m.]

PROPOSED RULE MAKING

DEPARTMENT OF JUSTICE

Immigration and Naturalization Service

[8 CFR, Part 124]

SKILLED ALIEN CONTRACT LABORERS
APPLICATIONS FOR IMPORTATION

FEBRUARY 23, 1950.

Pursuant to section 4 of the Administrative Procedure Act (60 Stat. 238; 5 U. S. C. 1003), notice is hereby given of the proposed issuance by the Commissioner of Immigration and Naturalization, with the approval of the Attorney General, of the following amendatory regulations relating to the importation of skilled alien contract laborers. In accordance with subsection (b) of the said section 4, interested persons may submit to the Commissioner of Immigration and Naturalization, Room 1053, Temporary Federal Office Building X, Nineteenth and East Capitol Streets NE., Washington 25, D. C., written data, views or arguments relative to these proposed regulations. Such representations may not be presented orally in any manner. All relevant material received within 20 days following the day of publication of this notice will be considered.

Sections 124.4, 124.5, and 124.6 of Chapter I of Title 8 of the Code of Federal Regulations are hereby amended to read as follows:

§ 124.4 Applications for importation of skilled laborers. An application for permission to import otherwise admis-

sible skilled laborers in accordance with § 124.2 (1) shall be submitted by the prospective importer on Form I-129, in triplicate, to the officer in charge of the district in which the importer intends to employ such skilled laborers. The following-described documents shall be attached to, and made a part of, the application:

(a) Three copies of a clearance order bearing a statement, over the signature of the Director of the United States Employment Service, that (1) qualified workers of the kind proposed to be imported are not available within the United States, and (2) Employment Service policies have been observed;

(b) The original or a certified copy of a statement by the appropriate representative of any labor organization that may be active in the field of skilled labor in which the contract laborers are to be employed, showing (1) whether the labor organization is in a position to supply like skilled labor to the importer, and (2) whether the labor organization has any objection to the proposed importation of contract laborers, and if so, the nature of such objection; and

(c) The original or a certified copy of such other evidence as the importer may have showing his efforts to procure like skilled labor in the United States.

§ 124.5 Action in field office on application. (a) Upon receipt of an executed application, the officer in charge of the district shall examine it for completeness. If he considers it necessary, the officer in charge shall have an investigation conducted to determine whether the facts alleged in the application are true. The applicant may be represented by counsel in such cases before the officer in charge of the district, or the Commissioner, or both, but all evidence shall be submitted to the officer in charge of the district.

(b) The officer in charge of the district shall forward the original and one copy of the application, two copies of the clearance order, the other attachments specified in § 1244, and any related report of investigation, together with his report and recommendation, to the Commissioner for his consideration in determining whether the application should be approved or disapproved.

§ 124.6 Action in Central Office on application. Before making a decision upon the application, the Commissioner shall have received, in addition to the statement contained in the clearance order required by § 124.4 (a), a certifica-tion from the Director of the United States Employment Service concerning the availability of qualified workers within the United States of the kind proposed to be imported. When he has reached a decision upon the application, the Commissioner shall notify the appropriate officer in charge of the district with respect thereto, and such officer shall, in turn, similarly notify the importer. If the application is approved, the importer shall be instructed to furnish all personal data called for by application Form I-129, unless previously furnished, directly to the Visa Division, Department of State, Washington, D. C., and to furnish the officer in charge of the district two copies of each of such communications as he may send in this connection to the Visa Division. The officer in charge of the district shall forward one copy of each of such communications to the Commissioner. The importer shall inform the appropriate officer in charge of the district as to the means by which the contract laborers are being transported to this country, approximate date of their arrival, and the port of arrival as soon as such information is received by the importer. The officer in charge of the district shall arrange for the importer to furnish bond, if required, and shall notify the immigration official in charge at the port of arrival with respect to the decision of the Commissioner, the date of the expected arrival of the contract laborers, and the bond, if any, furnished by the importer. The official in charge of the port shall admit such contract laborers if they are found admissible under all other applicable provisions of the immigration laws and regulations.

(Sec. 23, 39 Stat. 892, sec. 24, 43 Stat. 166, sec. 37 (a), 54 Stat. 675; 8 U. S. C. 102, 222, 458 (a))

WATSON B. MILLER, Commissioner, Immigration and Naturalization.

Approved: May 9, 1950.

J. HOWARD MCGRATH, Attorney General.

[F. R. Doc. 50-4109; Filed, May 12, 1950; 8:48 a. m.]

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

[7 CFR, Part 936]

FRESH BARTLETT PEARS, PLUMS, AND EL-BERTA PEACHES GROWN IN CALIFORNIA

NOTICES OF PROPOSED RULE MAKING WITH RESPECT TO BUDGET OF EXPENSES AND FIX-ING OF THE RATES OF ASSESSMENT FOR 1950-51 SEASON

Consideration is being given to the following proposals submitted by the Control Committee, established under the marketing agreement, as amended, and Order No. 36, as amended (7 CFR, Part 936: 14 F. R. 2684), regulating the handling of fresh Bartlett pears, plums, and Elberta peaches grown in the State of California, as the agency to administer the provisions thereof:

(a) That the Secretary of Agriculture find, with respect to Bartlett pears, early varieties of plums, late varieties of plums, and Elberta peaches, that expenses not to exceed the following amounts are likely to be incurred, during the season ending February 28, 1951, inclusive, by the Control Committee for the maintenance and functioning of such committee and the respective commodity committees established under the aforesaid amended marketing agreement and order:

(1) Bartlett pears, \$23,058.68;

(2) Early varieties of plums, \$15,-201.23:

(3) Late varieties of plums, \$18,490.62; and

(4) Elberta peaches, \$10,334.47. (b) That the Secretary of Agriculture fix, as each handler's pro rata share of such expenses, the following rates of as-

sessment which each handler shall pay in accordance with the provisions of said amended marketing agreement and order:

(1) 20 mills (\$0.020) per hundred pounds of Bartlett pears;

(2) 25 mills (\$0.025) per hundred pounds of early varieties of plums;

(3) 25 mills (\$0.025) per hundred pounds of late varieties of plums; and

(4) 15 mills (\$0.015) per hundred pounds of Elberta peaches.

All persons who desire to submit written data, views, or arguments for consideration in connection with the proposals may do so by submitting the same to the Director, Fruit and Vegetable Branch, Production and Marketing Administration, United States Department of Agriculture, Washington 25, D. C., not later than the 10th day following publication of this notice in the FEDERAL REG-ISTER.

Terms used in the amended marketing agreement and order shall, when used herein, have the same meaning as is given to the respective term in said amended marketing agreement and

(48 Stat. 31, as amended; 7 U. S. C. 601 et seq.; 7 CFR, Part 936; 14 F. R. 2684)

Issued this 10th day of May 1950.

S. R. SMITH. Director.

Fruit and Vegetable Branch. F. R. Doc. 50-4135; Filed, May 12, 1950;

8:50 a. m. l

FEDERAL COMMUNICATIONS COMMISSION

[47 CFR, Part 12]

[Docket No. 9295]

AMATEUR RADIO SERVICE

ORDER CONTINUING ORAL ARGUMENT

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 9th day of May 1950;

The Commission having under consideration the oral argument now scheduled in the above proceeding for May 19, 1950:

It appearing, upon consideration of the Commission's schedule for May 1950, that it would be in the public interest to continue said oral argument to June 2, 1950;

Accordingly, it is ordered, On the Commission's own motion, that oral argument in the above-entitled proceeding now scheduled for May 19, 1950, is continued to June 2, 1950, commencing at 9:30 a.m.

Released: May 9, 1950.

FEDERAL COMMUNICATIONS COMMISSION,

[SEAL]

T. J. SLOWIE, Secretary.

|F. R. Doc. 50-4122; Filed, May 12, 1950; 8:49 a. m.]

NOTICES

DEPARTMENT OF THE TREASURY

Office of the Secretary

2 PERCENT TREASURY BONDS OF 1950-52 NOTICE OF CALL FOR REDEMPTION

1. Public notice is hereby given that all outstanding 2 percent Treasury Bonds of 1950-52, dated April 15, 1943, due September 15, 1952, are hereby called for redemption on September 15, 1950, on which date interest on such bonds will cease

2. Holders of these bonds may, in advance of the redemption date, be offered the privilege of exchanging all or any part of their called bonds for other interest-bearing obligations of the United States, in which event public notice will hereafter be given and an official circular governing the exchange offering will be issued.

3. Full information regarding the presentation and surrender of the bonds for cash redemption under this call will be found in Department Circular No. 666, dated July 21, 1941.

JOHN W. SNYDER. [SEAL] Secretary of the Treasury.

MAY 12, 1950.

[F. R. Doc. 50-4121; Filed, May 12, 1950; 8:48 a. m.]

21/2 PERCENT TREASURY BONDS OF 1950-52 NOTICE OF CALL FOR REDEMPTION

1. Public notice is hereby given that all outstanding 21/2 percent Treasury Bonds of 1950-52, dated September 15, 1938, due September 15, 1952, are hereby

called for redemption on September 15, 1950, on which date interest on such bonds will cease.

2. Holders of these bonds may, in advance of the redemption date, be offered the privilege of exchanging all or any part of their called bonds for other interest-bearing obligations of the United States, in which event public notice will hereafter be given and an official circular governing the exchange offering will be issued.

3. Full information regarding the presentation and surrender of the bonds for cash redemption under this call will be found in Department Circular No. 666, dated July 21, 1941.

JOHN W. SNYDER, Secretary of the Treasury.

MAY 12, 1950.

[F. R. Doc. 50-4120; Filed, May 12, 1950; 8:48 n. m.]

DEPARTMENT OF THE TREASURY

United States Coast Guard

[CGFR 50-11]

APPROVAL OF EQUIPMENT

Correction

In F. R. Document 50–3975, appearing at page 2784, of the issue for Wednesday, May 10, 1950, under the center heading "Structural Insulation" insert the word "other" in the tenth line, between the words "out" and "insulating."

POST OFFICE DEPARTMENT

HAINAN ISLAND, CHINA

RESTRICTION OF MAIL SERVICE

Effective at once, all mail and parcel post service to Hainan Island, China, is suspended.

Therefore, until further notice, regular mail (surface and air) and parcel post are not to be accepted for Hainan Island, China.

(R. S. 161, 396, 398, secs. 304, 309, 42 Stat. 24, 25, 48 Stat. 943; 5 U. S. C. 22, 369, 372)

[SEAL]

J. M. Donaldson, Postmaster General.

[P. R. Doc. 50-4100; Filed, May 12, 1950; 8:46 a. m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

IDAHO, MONTANA AND UTAH

NOTICE FOR FILING OBJECTIONS TO PUBLIC WATER RESERVE NO. 164 1

For a period of 30 days from the date of publication of the above entitled order, persons having cause to object to the terms thereof may present their objections to the Secretary of the Interior. Such objections should be in writing, should be addressed to the Secretary of the Interior, and should be filed in duplicate in the Department of the Interior, Washington 25, D. C. In case any objection is filed and the nature of the opposition is such as to warrant it, a public hearing will be held at a convenient time and place, which will be announced, where opponents to the order may state their views and where the proponents of the order can explain its purpose, intent, and extent. Should any objection be filed, whether or not a hearing is held, notice of the determination by the Secretary as to whether the order should be rescinded, modified or let stand will be given to all interested parties of record and the general public.

C. GIRARD DAVIDSON,
Acting Secretary of the Interior,
May 9, 1950.

[F. R. Doc. 50-4092; Filed, May 12, 1950; 8:45 a. m.]

See P. R. Document 50-4091, Title 43, Chapter I, Appendix, supra, Notice for Filing Objections to Order Withdrawing Certain Land as Administrative Site for Alaska Road Commission 1

For a period of 60 days from the date of publication of the above entitled order. persons having cause to object to the terms thereof may present their objections to the Secretary of the Interior. Such objections should be in writing, should be addressed to the Secretary of the Interior, and should be filed in duplicate in the Department of the Interior, Washington 25, D. C. In case any objection is filed and the nature of the opposition is such as to warrant it, a public hearing will be held at a convenient time and place, which will be announced, where opponents to the order may state their views and where the proponents of the order can explain its purpose, intent, and extent. Should any objection be filed, whether or not a hearing is held, notice of the determination by the Secretary as to whether the order should be rescinded, modified or let stand will be given to all interested parties of record and the general public.

> C. GIRARD DAVIDSON, Acting Secretary of the Interior.

MAY 9, 1950.

[F. R. Doc. 50-4095; Filed, May 12, 1950; 8:45 a. m.]

DEPARTMENT OF AGRICULTURE

Production and Marketing Administration

BLACKFOOT AUCTION AND COMMISSION CO.

NOTICE RELATIVE TO POSTED STOCKYARDS

Notice is hereby given that after inquiry and after consideration of all relevant matter presented pursuant to the notices of proposed posting and rule making published in the FEDERAL REG-ISTER September 15, 1949, February 17, 1950 and March 9, 1950 (14 F. R. 5653, 15 F. R. 872 and 1281), it has been ascertained by me, pursuant to section 302 of the Packers and Stockyards Act, 1921 (7 U. S. C. 202) that the stockyards named below are stockyards within the definition of that term contained in section 302 of said act and are, therefore, subject to the provisions of said act, and notice has been given to the owners of said stockyards and to the public by posting notice at said stockyards as required by section 302 of said act. The names of the stockyards, their addresses and the dates on which notice was given are as follows:

IDAHO

Blackfoot Auction & Commis-	
sion Co., Blackfoot	Apr. 1, 1950
Burley Livestock Commission	
Co., Burley	Mar. 31, 1950
Gooding Livestock Commission	THE RESERVE OF THE PARTY OF THE
Co., Gooding	Mar. 31, 1950
Jerome Livestock Commission	Lancas de Caración
Co., Jerome	Mear 20 1050

Rexburg Livestock Auction, Inc., Rexburg (formerly Rexburg Livestock Auction Co.) _ Apr. 3, 1950

KANSAS

Abilene Livestock Sales Co.,		
Abilene	Mar. 30, 1	950
Ashland Sales Co., Ashland	Apr. 12, 1	
Atwood Sale Barn, Atwood	Apr. 22, 1	
Beloit Sales Co., Beloit	Mar. 29, 1	
Central Livestock Sales, Inc.,	-	100
South Hutchinson	Apr. 10, 1	950
Chandler Sales Co., Phillips-	ribre ro' r	200
burg	Ann 94 4	050
Clay Center Sales Co., Clay	Apr. 24, 1	agu
Center Sales Co., City	Step 20 4	nen
The Coldwater Sales Co., Cold-	Mar. 29, 1	900
	Ann 20 4	DEG
Council Grove Sale Co., Coun-	Apr. 12, 1	ภอบ
	****	AND .
cil Grove	Mar. 31, 1	
Downs Sales Co., Downs	Apr. 25, 1	950
Fred Doll Livestock Sales Co.,	THE REST	200
Larned	Apr. 26, 1	950
Goodland Livestock Commis-		
sion Co., Inc., Goodland	Apr. 21, 1	950
Haverfield Livestock Co., Dighton		
Dighton	Apr. 15, 1	950
Haverheld Livestock Co., Scott		
City	Apr. 15, 1	950
Herington Community Sales,		
Herington	Mar. 31, 19	950
Hutchinson Sales Pavilion,		
Hutchinson	Apr. 10, 11	950
Junction City Livestock Sales	100000000000000000000000000000000000000	-70
Co., Junction City	Mar. 30, 1	950
Kiowa Sales Co. Kiowa	Apr. 11, 1	
Kiowa Sales Co., Kiowa Liberal Sales Co., Inc., Liberal_	Apr. 13, 10	
Livestock Sales Co., Hays	Apr. 20, 1	
Lyons Sale Pavilion, Lyons		950
Marysville Livestock and Com-	Apr. 10, 11	900
	Ann 01 10	NEO.
mission Co., Marysville	Apr. 21, 19	900
Ness City Livestock Commis-	A 20 40	NA.
sion Sales Co., Ness City	Apr. 17, 19	4D0
Norton Livestock Commission		
Co., Norton	Apr. 22, 19	950
Oakley Livestock Sales Co.,	(A. 1977) 22 23	000
Onkley	Apr. 21, 10	950
Osage City Livestock Sales Pa-	######################################	1
vilion, Osage City	Mar. 31, 19	950
Osborne Livestock Commission		
Co., Osborne	Apr. 24, 18	950
Pratt Livestock Commission		
Co., Pratt	Apr. 11, 19	950
	Apr. 20, 19	50
Rexford Livestock Commission		
Co., Meade	Apr. 12, 19	150
Rush County Sales, LaCrosse	Apr. 17, 19	950
Stockyards Commission Co.,		
Great Bend	Apr. 18, 19	50
Sylvan Sales Co., Sylvan		
	Apr. 25, 19	50
Syracuse Sales Co., Inc., Syra-		
cuse	Apr. 13, 19	50
Tri-State Sale Co., Inc., Elk-	TORREST TORREST	-
hart	Apr 12 10	50
Wakeeney Livestock Commis-	Mpr. 10, 10	-
	Apr. 20, 19	50
J. A. Weigand Commission Co.,	**br. 40, 10	00
LaCrossa	Ann 17 10	50
LaCrosse	mpr. 11, 19	40
OKLAHOMA		
Control of the Contro		
Idabel Commission Company,		
Idabel	Apr. 27, 10	50
SOUTH DAKOTA		
Gregory Livestock Auction,		
Gregory	Apr. 19, 19	50
Title a The alasma and Other town	ALL REAL PROPERTY.	

The Packers and Stockyards Act provides for a specified time after the posting of notice at the stockyards for market agencies, dealers and stockyard owners to register and qualify for the operation of their businesses under that act and makes the stockyard subject to the provisions of that act after the posting of notice at the stockyard. There appears to be no good reason to defer the effective date of the foregoing notice in view of that fact. Therefore, it is determined that good cause exists to make this

¹ See F. R. Document 50-4094, Title 43, Chapter I, Appendix, supra.

notice, and it shall be, effective upon publication in the FEDERAL REGISTER, subject to the provisions of the Packers and Stockyards Act.

Done at Washington, D. C., this 10th day of May 1950.

[SEAL] H. E. REED, Director, Livestock Branch, Production and Marketing Administration

|F. R. Doc. 50-4134; Filed, May 12, 1950; 8:50 a. m.|

DEPARTMENT OF LABOR

Wage and Hour Division

EMPLOYMENT OF LEARNERS

NOTICE OF ISSUANCE OF SPECIAL CERTIFICATES

Notice is hereby given that pursuant to section 14 of the Fair Labor Standards Act of 1938, as amended (52 Stat. 1068, as amended; 29 U. S. C. and Supp. 214), and Part 522 of the regulations issued thereunder (29 CFR, Part 522), special certificates authorizing the employment of learners at hourly wage rates lower than the minimum wage rate applicable under section 6 of the act have been issued to the firms listed below. The employment of learners under these certificates is limited to the terms and conditions therein contained and is subject to the provisions of Part 522. The effective and expiration dates, occupations, wage rates, number or proportion of learners, and learning period for certificates issued under the general learner regula-tions (§§ 522.1 to 522.14) are as indicated below; conditions provided in certificates issued under special industry regulations are as established in those regulations.

Single Pants, Shirts and Allied Garments, Women's Apparel, Sportwear and Other Odd Outerwear, Rainwear, Robes and Leather and Sheep-Lined Garments Divisions of the Apparel Industry, Learn-Regulations (29 CFR 522.160 to 522.165; as amended, January 25, 1950 (15 F. R. 399).)

A. C. N. Co., Inc., Bogart, Ga., effective 3-30-50 to 7-25-50; 10 percent or 10 learners. Aaron Dress Co., Inc., 4 Norwich Avenue, Colchester, Conn., effective 3-21-50 to 7-25-50; 10 percent or 10 learners. Abatex Dress Manufacturing Co., Inc.,

Chesterton, Ind., effective 3-15-50 to 7-25-50;

Abetta Sportswear, Inc., Page Mill, New Bedford, Mass., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Alby Sportswear Co., 541 Wyoming Avenue, Scranton 3, Pa., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Alden Wonderall Co., 6524 Walker Street, Minneapolis 16, Minn., effective 4-14-50 to 7-25-50; six learners.

Alexander Manufacturing Co., 702 West Seventh Street, Lancaster, Tex., effective 4-6-50 to 7-25-50; six learners.

All American Dress Co., Seventh and Mifflin

Streets, Lebanon, Pa., effective 4-6-50 to 7-25-50; 10 percent or 10 learners. Apparel, Inc., 421 Eighth Avenue, North, Seattle 9, Wash., effective 3-30-50 to 7-25-50; seven learners.

Art Nitewear Corp., Thirteenth and Campbell Avenues, Lynchburg, Va., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Atlanta Knitting Mills, Catskill, N. Y., effective 4-6-50 to 7-25-50; 10 percent or 10

Atlantic Trousers Inc., 223 Pratt Street, Hammonton, N. J., effective 3-13-50 to 7-25-50; 12 learners.

Atlas Garment Corp., West Girard Street, Atlas. Pa., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Altoona Factories, 1713-1715 Eleventh Avenue, Altoona, Pa., effective 3-28-50 to 7-25-50;

20 learners for expansion.

B & F Manufacturing Co., Inc., Mocksville,
N. C., effective 3-13-50 to 7-25-50; seven learners.

Barrett and Son, Versailles, Ky., effective 4-14-50 to 7-25-50; 10 additional learners for expansion. (Supplemental certificate.)

Barrow Manufacturing Co., 214-218 Candler Street, Winder, Ga., effective 4-6-50 to 7-25-50) 10 percent or 10 learners

Barry Sportswear Inc., 455 Shrewsbury Street, Worcester, Mass., effective 4-6-50 to 7-25-50; 10 percent or 10 learners, an additional 28 learners for expansion.

Bell Dress Co., 3 South Main Street, Lanertville, N. J., effective 3-13-50 to 7-25-50; four

Bellgrade Manufacturing Co., Winder, Ga effective 4-6-50 to 7-25-50; 10 percent or 10

Beltx Corp., 513 Washington Avenue, St Louis, Mo., effective 3-23-50 to 7-25-50; 10 percent or 10 learners. Berk-Ray Corp., 701-711 River Street, Troy.

N. Y., effective 4-10-50 to 7-25-50; 10 percent or 10 learners.

J. M. Bernstein and Co., Inc., Chincoteague, Va., effective 4-17-50 to 7-25-50; seven learn-

J. M. Bernstein and Co., Inc., Sixth and Oxford Streets, Pocomoke, Md., effective 4-17-50 to 7-25-50; four learners.

Bernstein and Son Shirt Corp., 727 Meadow Street, Allentown, Pa., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Betsy Brown Garment Co., Inc., 74 Main Street, Mineola, Long Island, effective 4-14-50 to 7-25-50; five learners.

Betty Blaine Co., 519 Circuit Street, West Hanover, Mass., effective 4-12-50 to 7-25-50; 10 percent or 10 learners.

Biltrite Sportwear, Inc., 200 East Main Street, Bound Brook, N. J., effective 4-6-50 to 7-25-50; three learners.

Birmex Mercantile Corp., Main Street, Mextco, N. Y., effective 2-16-50 to 7-25-50; 10 per-cent or 10 learners.

Blue Ace Dress Co., Inc., Second and A Streets, Girardville, Pa., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.

Bonnie Briar Manufacturing Academy Street, Archbald, Pa., effective 4-14-50 to 7-25-50; 10 percent or 10 learners.

Roseman Garment Co., 307 West Van Buren Street, Chicago, III., effective 3-15-50 to 7-25-50: four learners.

Boston White Uniform Co., 1165 Tremont Street, Boston 20, Mass., effective 3-21-50 to 7-25-50; five learners.

Boulevard Manufacturing Co., Keim Boulevard and Washington Avenue, Burlington, N. J., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Bound Brook Novelty Co., 324 Talmage Avenue, Bound Brook, N. J., effective 4-18-50 to 7-25-50; two learners.

Braeburn Manufacturing Co., 65 Bedford Street, Boston, Mass., effective 3-23-50 to 7-25-50; five learners.

G. Forest Braithwaite Manufacturers of Hypatic Foundation Garments, 105 West Main Street, Ripley, N. Y., effective 4-12-50 to 7-25-50; four learners.

Briarcliff Mills, 84 Pryor Street SW., At-lanta, Ga., effective 3-13-50 to 7-25-50; five

Brinley Sportswear Inc., 626 Brinley Avenue, Bradley Beach, N. J., effective 4-14-50 to 7-25-50; three learners.

Tom Broderick Co., 2400 Broadway, Parsons, Kans.; replacement certificate; effective 3-13-50 to 7-25-50; four learners Brogan and Jennings Manufacturing Co., Kerens, Tex., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Brookfield Manufacturing Co., Warrensburg, Mo., effective 3-30-50 to 7-25-50; 10 percent or 10 learners.

Betty Brooks Co., 6031 Maywood Avenue, Huntington Park, Calif.; replacement certifi-cate; effective 1-25-50 to 7-25-50; 10 percent or 10 learners.

Brooks Uniform Co., 412 South Lamar Street, Dallas, Tex., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Brunswick Sportewear Inc., 32 Cortlandt Street, New Brunswick, N. J., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Bryan Frocks, 1757 South Kanthus, Tulsa 4, Okla., effective 4-6-50 to 7-25-30; two learn-

Georgia Buff Inc., Duluth, Ga., effective

3-17-50 to 7-25-50; four learners. Buff-Made Togs, Inc., 52 Pearl Street, Buffalo 2, N. Y., effective 3-17-50 to 7-25-50; four

Burk Manufacturing Co., Inc., 205 North

Record Street, Dallas 2, Tex., effective 4-10-50 to 7-25-50; 10 percent or 10 learners.

The Butler Shirt Co., 410 West Lombard Street, Baltimore 1, Md., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.

C. & L. Sportswear Co., 59-61 Orange Avenue, Suffern, N. Y., effective 3-15-50 to 7-25-10 percent or 10 learners.

Calef Bros. & Co., Bonney Street, Page Mill, New Bedford, Mass., effective 3-17-50 to 7-25 50; 10 percent or 10 learners.

California Manufacturing Co., California, Mo., effective 3-15-50 to 7-25-50; 10 percent

or 10 learners.

Cape Ann Manufacturing Co., Inc., 31
Commercial Street, Gloucester, Mass., effective 3-13-50 to 7-25-50; 10 percent or 10

Carolina Blouse Co., 154 River Street, Greenville, S. C., effective 1-25-50 to 7-25-50; 10 percent or 10 learners.

Cavaller Garment Corp., 113 Main Street, Evansville, Ind., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Champion Garment Co., Rome, Ga., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Chatham Dress Co., 29 Lemon Street, Bridgeton, N. J., effective 3-29-50 to 7-25-50; 10 percent or 10 learners.

The Chenille Products Corp., Adaireville, Ga., effective 4-18-50 to 7-25-50; 10 percent or 10 learners.

Ciarrocchi Manufacturing Co., Baily Park, Uniontown, Pa., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Clayton Products, Inc., Odessa, Del., effec-tive 4-6-50 to 7-25-50; 10 percent or 10 learners.

The Clifton Shirt Co., Loveland, Ohio, effective 3-17-50 to 7-25-50; four learners.

Consolidated Manufacturing Co., 47-49
Park Avenue, Long Island, N. Y., effective
3-15-50 to 7-25-50; 10 percent or 10 learners.
D. Coopersmith, North Washington Street,

Milford, Del., effective 4-17-50 to 7-25-50; three learners.

Cosmopolitan Manufacturing Co., 712 Beacon Street, Boston, Mass., effective 4-6-50 to 7-25-50; 10 percent or 10 learners. Cotillion Manufacturers, 2635 Boston

Street, Baltimore 24, Md., effective 4-14-50 to 7-25-50; seven learners.

Cotton Town of Delaware, Middletown, Del., effective 4-3-50 to 7-25-50; 10 percent or 10 learners; an additional 40 learners for expansion.

Covington Manufacturing Co., Inc., Covington, Ga., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Covington Manufacturing Co., Inc., Jackson, Ga., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Crescent Neckwear Co., 444 Marietta Street, Atlanta, Ga., effective 3-21-50 to 7-25-50; four learners.

Crown Kiddle Togs Co., 2106 Kerrigan Avenue, Union City, N. Y., effective 3-30-50 to 7-25-50; three learners.

Croyden Manufacturing Co., Peabody and

Hall Streets, Staunton, Va., effective 3-28-50 to 7-25-50; 10 percent or 10 learners, Crystal Springs Shirt Corp., Crystal Springs, Miss., effective 3-28-50 to 7-25-50;

Springs, anss., elective 3-28-50 to 7-25-50; 10 percent or 10 learners.

D. & S. Sportswear Co., 17 East Street, Pen Argyl, Pa., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Dallastown Apparel Co., Inc., 223 West Walnut Street, Hazieton, Pa., effective 3-28-50 to 7-25-50; 10 percent or 10 learners.

Dante Dress Co., 327 North 8th Street, Philadelphia 23, Pa., effective 3-13-50 to

7-25-50; five learners.
David Crystal, Inc., Trumbauersville, Pa., effective 3-28-50 to 7-25-50; 10 percent or 10 learners

Ben F, Davis Manufacturing Co., 1663 Mission Street, San Francisco, Calif., effective 4-10-50 to 7-25-50; five learners.

The Dayton Dress Co., 38 West Fifth Street, Dayton, Ohio, effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Del Monte Procks, Inc., 113 North Broadway, Long Branch, N. J., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Denton Manufacturing Co., Inc., Denton, Md., effective 4-14-50 to 7-25-50; five learn-

Detroit Overall Manufacturing Co. Detroit Overall Manufacturing Co., 743
Beaubien Street, Detroit 26, Mich., effective
3-30-50 to 7-25-50; 10 percent or 10 learners,
Diamond Blouse Co., Broad and Third
Streets, Florence, N. J., effective 3-13-50 to
7-25-50; four learners.
Benj. Dion Shirt Co., Third and Cumber-

land Streets, Philadelphia, Pa., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Dixie Shirt Co., Inc., 218 Ezell Street, Spartanburg, S. C., effective 4-13-50 to 7-25-50; 10 percent or 10 learners.

Dorothy Dean, Inc., 224 West Washington Street, Milwaukee, Wis., effective 1-25-50 to 7-25-50; 10 percent or 10 learners. D'Orsay Cravats, Inc., 546 South Meridian

Street, Indianapolis, Ind., effective 3-14-50 to

7-25-50; 10 percent or 10 learners.
Dotty Dan, Inc., 217 North College, Lubbock, Tex., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

The Douglas Corp., Douglas, Ga., effective 3-17-50 to 7-25-50; 10 percent or 10 learners. Dupont Dress Co., 207 Grant Street, Du-pont, Pa., effective 3-17-50 to 7-25-50; 10 percent or 10 learners.

Dux Products Co., Inc., 82 Union Street, New London, Conn., effective 3-23-50 to 7-25-50; five learners.

E&W Garments, Inc., Dress Factory, Vicksburg, Miss., effective 8-21-50 to 7-25-50; 10 percent or 10 learners.

Eastern Sportswear, Inc., 676 North Washington Street, Wilkes-Barre, Pa., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Electro Plastic Fabrics, Inc., 64 First Street, Pulaski, Va., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.

Elder Manufacturing Co., McLeansboro, Ill., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Elena-Fay Dresses, Inc., 95 Bridge Street, Lowell, Mass., effective 4-8-50 to 7-25-50; 10 percent or 10 learners.

Elizabeth Undergarment Corp., Hackettstown Branch, Cutler Street, Hackettstown, N. J., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Ely & Walker Dress Factory, Vandalla, Mo., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Enfield Manufacturing Co., Enfield, Ill., effective 4-14-50 to 7-25-50; four learners.

Erd-Marshall Co., 1428 Military Street, Port Huron, Mich., effective 4-20-50 to 7-25-50; 10 percent or 10 learners plus 10 learners for expansion purposes only.

Erlanger Manufacturing Co., Grand Prairie, Tex., effective 4-6-50 to 7-25-50; five learners.

Essex Manufacturing Co., Inc., 21 West Center Street and 43 West Allen Street, Winooski, Vt., effective 3-23-50 to 7-25-50;

10 percent or 10 learners. Even-Pul Foundations, Inc., 301 Grand Avenue, Palisades Park, N. J., effective 3-28-50 to 7-25-50; an additional 10 learners may be employed for expansion purposes only. (Supplemental certificate.)

Exquisite Form Brasslere, Inc., 1219 Springfield Avenue, Irvington, N. J., effective 3-13-50 7-25-50; five learners.

Exquisite Form Brassiere, Inc., 3104 Central Avenue, Union City, N. J., effective 3-31-50 to 7-25-50; five learners.

Fair Maid Frocks, 245 Wyoming Avenue, Scranton, Pa., effective 3-30-50 to 7-25-50; 10 percent or 10 learners.

Fairchild Manufacturing Co., Inc., 110 North Fifth Street, Minneapolis 3, Minn., ef-fective 3-29-50 to 7-25-50; two learners.

The Fessendon Shirt Co., Inc., 9-11 Field Court, Kingston, N. Y., effective 3-17-50 to 7-25-50; three learners.

Fine Sportswear, 512 East Indiana Avenue, Philadelphia 34, Pa., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Five Sisters Division, Lawrenceville, Ill., effective 3-30-50 to 7-25-50; 10 percent or

Forest City Manufacturing Co., Centralia, Iil., effective 3-30-50 to 7-25-50; an additional 50 learners may be employed for expansion purposes only.

Forest City Manufacturing Co., DuQuoin, III., effective 3-30-50 to 7-25-50; an additional 50 learners may be employed for expansion purposes only.

Forest City Manufacturing Co., Mascoutah, Ill., effective 3-30-50 to 7-25-50; an additional 20 learners may be employed for expansion purposes only.

Forest City Manufacturing Co., 1627 Wash-Ington Avenue, St. Louis 3, Mo., effective 3-30-50 to 7-25-50; an additional 80 learn-ers may be employed for expansion purposes

Forest City Manufacturing Co., City, Ill., effective 3-30-50 to 7-25-50; an additional 70 learners may be employed for expansion purposes only.

Four Sisters Manufacturing Co., Inc., Flora, Ill., effective 3-30-50 to 7-25-50; 10 percent or 10 learners.

Four's Co., Inc., East Brown Street, Blairsville, Pa., effective 3-24-50 to 7-25-50; 30 additional for expansion.

Pranklin Dress Co., 37 East Clinton Street, Newton, N. J.; replacement certificate; effec-tive 4-6-50 to 7-25-50; 10 percent or 10

Fribush Bros., 10 South Liberty Street, Baltimore 1. Md., effective 4-14-50 to 7-25-50; three learners.

Sol Friedman & Sons, Radcliff Street, Bristol. Pa., effective 4-6-50 to 7-25-50; 10 per-

cent or 10 learners.
Fuhrman-Levitt, Inc., 1514 Broadway,
Camden 4, N. J., effective 4-17-50 to 7-25-50; six learners.

Fuhrman-Levitt, Inc., 39 Woodland Avenue, Pitman, N. J., effective 4-14-50 to 7-25-50; three learners.

Fuhrman-Levitt, Inc., 528 Landis Avenue, Rear, Vinciand, N. J., effective 4-14-50 to 7-25-50; two learners.

G & M Dress Manufacturing Co., 70 Harrison Avenue, Wallingford, Conn., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

George Manufacturing Corp., 161 North Main Street, Pittston, Pa., effective 3-15-50 to 7-25-50; 10 percent or 10 learners, The N. M. Gerber Co., 37 South Liberty

Street, Baltimore 2, Md., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

M. L. Gift Co., Mifflin County, Allensville, Pa., effective 4-7-50 to 7-25-50; 10 percent or 10 learners.

Gilbreath Manufacturing Co., 922-924 ranklin Avenue, Waco, Tex., effective Franklin Avenue, Waco, Tex 4-17-50 to 7-25-50; four learners.

Gladsome Sportswear Co., Inc., 208-210 Paterson Street, Paterson, N. J., effective 4-12-50 to 7-25-50; six learners.

Glen Castle Dress Co., 2 Spring Street, White Plains, N. Y., effective 3-17-50 to 7-25-50; 10 percent or 10 learners.

Glen Manufacturing Co., 200 Main Street, Watertown, Wis., effective 1-25-50 to 7-25-50;

10 percent or 10 learners.

Glix-Grand Co., Inc., 2 Brown Street, Pitts-field, Mass., effective 4-17-50 to 7-25-50; 10 percent or 10 learners.

Globe Underwear Co., 519 Lackawanna Avenue, Scranton, Pa., effective 3-17-50 to 7-25-50; 10 percent or 10 learners. Goldstone Bros. Corp., 300 Main Street,

Petaluma, Calif., effective 3-29-50 to 7-25-50; 10 percent or 10 learners.

Joseph Greenberg, North Poplar Street, Elizabethtown, Pa., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Grabrief Manufacturing Co., 1305 Oblatz, Mission, Tex., effective 3-15-50 to 7-25-50; six learners.

Halamar Garment Co., Inc., 208 North Horton Avenue, Sylacauga, Ala., effective 3-28-50 to 7-25-50; five learners. Harriett Dress Co., Hubbel Avenue, Salem, N. J., 3-13-50 to 7-25-50; 10 percent or 10

learners.

B. W. Harris Manufacturing Co., Sixth and Sibley Streets, St. Paul 1, Minn., effec-tive 3-30-50 to 7-25-50; 10 percent or 10 learners.

Harrisburg Wearing Apparel Co., Inc., 1005 North Sixth Street, Harrisburg, Pa., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Harry Long Manufacturing Co., Des Molnes, Iowa, effective 3-29-50 to 7-25-50; an additional 30 learners may be employed for expansion purposes only.

Hauston Manufacturing Co., 424 La Crosse Street, Hauston, Wis., effective 3-21-50 to 7-25-50; 10 percent or 10 learners,

Hawley Garment Co., Hawley, Pa., effective Hawley Carment Co., Hawley, Pa., supplemental certificate, effective 4-18-50 to mental certificate, effective 4-18-50 to 7-25-50; 20 learners for expansion purposes

Henry Manufacturing Co., Inc., 700 West Roosevelt Road, Chicago 7, III., effective 4-10-50 to 7-25-50; two learners. The Holbrook Co., 34 Meadow Street, New

Britain, Conn., effective 3-30-50 to 7-25-50; 10 percent or 10 learners.

Hollywood Maxwell Co., Main Hanger Mu-nicipal Airport, Topeka, Kans., effective 4-13-50 to 7-25-50; 10 percent or 10 learners. Horton Garment Co., Horton, Kans., effec-

tive 3-15-50 to 7-25-50; 10 percent or 10 learners.

Howe Dress Co., Inc., Cobleskill, N. Y., effective 4-13-50 to 7-25-50; five learners.

Hughestown Garment Corp., 36 Center Street, Hughestown Borough, Pittston, Pa., effective 4-6-50 to 7-25-50; 10 percent or 10

Imperial Shirt Co. (Mill No. 1), West Bangor, Pa., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Imperial Shirt Company (Mill No. 2), 420 West Main Street, Pen Argyl, Pa., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Industrial Garment Manufacturing Co., Caroline Street, Erwin, Tenn., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Insler Brothers Dress Co., 511 Chapel Street, New Haven, Conn., effective 4-25-50 to 7-25-50; seven learners.

Irene Manufacturing Co., 648 Damon Avenue, Chicago, Ill., effective 3-21-50 to 7-25-50; six learners.

Isaacson-Carrico Manufacturing Co., El Campo, Tex., effective 4-6-50 to 7-25-50; three learners.

Island Sportswear Manufacturing Co., Inc., 68-26 Seventy-sixth Street, Middle Village, Long Island, N. Y., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

J. and B. Sportswear Co., Market Street, Tresckow, Pa., effective 3-30-50 to 7-25-50; seven learners

J and N Manufacturing Co., 1137 Maple Street, Allentown, Pa., effective 4-6-50 to 7-25-50; 10 percent or 10 learners for normal turn-overs, an additional 10 learners may be employed for expansion purposes only.

J. W. Jackson & Sons, Inc., 546 South Meridian Street, Indianapolis, Ind., effective 3-28-50 to 7-25-50; three learners. Jane Dress Co., Ware, Mass., effective 3-29-

three learners

50 to 7-25-50; 10 percent or 10 learners.

Jason Garment Manufacturing Co., New Prague, Minn., effective 3-28-50 to 7-25-50;

Jay Dee Manufacturing Co., Shaptown, Md., effective 3-23-50 to 7-25-50; six learn-

Jefferson Manufacturing Co., 255 State Street, Watertown, N. Y., effective 3-15-50 to 7-25-50; 10 percent or 10 learners

Johnny Manufacturing Co., Fourth and Wainut Streets, Albion, Ill., effective 3-15-50 to 7-25-50; an additional 25 learners may be employed for expansion purposes only.

Josephine Dress Shop, 11 Main Street, New Paltz, N. Y., effective 4-17-50 to 7-25-50; three learners.

Joy Classics Manufacturing Co., 303 Rusk Street, Kilgore, Tex., effective 3-21-50 to 7-25-50; six learners.

Joy Togs Inc., 950 Highland Avenue, Greensburg, Pa., effective 4-18-50 to 7-25-50; 10 percent or 10 learners.

Joyce Sportswear Co., Eleventh and Broadway, Chesterton, Ind., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Judy Lee Sportswear, Inc., 47 Tamaqua Street, Beaver Meadows, Pa., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

K and M Manufacturing Co., 148 Middle Street, Portland, Maine, effective 3-28-50 to 7-25-50; 10 percent or 10 learners.

K and M Sportswear Manufacturing Co., 144 North Seventh Street, Allentown, Pa., effective 4-17-50 to 7-25-50; six learners. Kabo, Inc., 729 Milwaukee, Chicago 22, Ill.,

effective 3-28-50 to 7-25-50; 10 percent or 10

S. Kantor Co., 31 South Eighth Street, Lebanon, Pa., effective 4-14-50 to 7-25-50; 10 percent or 10 learners.

Kaplan & Koral, 597 Main Street, Edwardsville, Pa., effective 3-17-50 to 7-25-50; 10 percent or 10 learners.

Karen Sportswear, R. D. No. 2, Shickshinny, Pa., effective 3-7-50 to 7-25-50; 10 percent or 10 learners.

Karp & Shapiro, 397 Rodman Street, Fall River, Mass., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Kenney Dress Co., 802 Main Street, Dickson City, Pa., effective 4-10-50 to 7-25-50; five learners.

Kenrose Manufacturing Co., Inc., 308 Salem Avenue, West Roanoke, Va., effective 4-7-50 to 7-25-50; an additional 40 learners may be employed for expansion purposes; 10 percent or 10 learners for normal turn-over.

Kensington Dress Co., 155 West Lehigh Avenue, Philadelphia 33, Pa., effective 3-28-50 to 7-25-50; 10 percent or 10 learners.

Keystone Garment Co., Reinholds, Pa.; replacement certificate; effective 4-3-50 to 7-25-50; six learners.

Keystone Mills. 325 South Lancaster Street, Annville, Pa., effective 2-17-50 to 7-25-50; 10 percent or 10 learners.

Kehr-Edelmann Co., 5811 Park Avenue, West New York, N. J., effective 4-13-50 to 7-25-50; 10 percent or 10 learners.

Kingsley Fashions, Inc., 17 Cornell Street & 16 East Strand, Kingston, N. Y., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Kingsway Manufacturing Co., Warwick Road and Earl Avenue, Laurel Springs, N. J., effective 4-6-50 to 7-25-50; five learners.

M. Kinwald and Co., 2033 Northwest Pirst Place, Miami, Fla., effective 3-28-50 to 7-25-50; 10 percent or 10 learners.

Klinkerfues Manufacturing Co., 901-7 East Seventh Street, St. Paul, Minn., effective 4-7-50 to 7-25-50; 10 percent or 10 learners. Knothe Bros. Co., Inc., 3605 Hickory Avenue, Baltimore, Md., effective 4-14-50 to 7-25-

10 percent or 10 learners.

Korach Bros. Co., 913 West Van Buren Street, Chicago, Ili., effective 3-15-50 to 7-25-50; an additional 10 learners may be employed for expansion purposes only, 10 percent or 10 learners for normal turn-over.

L. and S. Sportswear Co., Inc., 318 West Front Street, Plainfield, N. J., effective 3-15-50 to 7-25-50; five learners.

Lackawanna Dress Manufacturing Co. Pine Street, Scranton, Pa., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Lafayette Pants Shop, 109 Lafayette Street, Riverside, N. J., effective 3-13-50 to 7-25-50; four learners

Lakeland Manufacturing Co., Fourteenth and Alabama Streets, Sheboygan, Wis., effective 4-14-50 to 7-25-50; supplemental certificate; an additional 10 learners may be

tificate; an additional 10 learners may be employed for expansion purposes only. Jean Lang Dress Co., 22 North Third Street, Minneapolls, Minn., effective 3-21-50 to 7-25-50; 10 percent or 10 learners. Laurie Sue, Inc., 116-37 Sutphin Boulevard, Jamaica, Long Island, N. Y., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Lechmere Sportswear Manufacturing Co., 169 Bridge Street, Cambridge 41, Mass., effec-tive 3-28-50 to 7-25-50; 10 percent or 10

Lee Jay Sportswear, 23 East Diamond Avenue, Hazleton, Pa., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.

Legion Dress Co., Main and Paxton Streets, Centralia, Pa., effective 2-6-50 to 7-25-50; 10

percent or 10 learners.

Lehigh Dress Co., 1401 Broadway, Bethlehem, Pa., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Lenetz Co., 1421 Wallace Street, Philadel-phia, Pa., effective 3-29-50 to 7-25-50; 10 percent or 10 learners.

Lensnow Shirt Co., Inc., Easthampton, Mass., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Liberty Frock Co., Fourteenth and Dak Streets, Kansas City, Mo., effective 3-21-50 to 7-25-50; 10 percent or 10 learners for normal turn-over, an additional 10 learners may be employed for expansion purposes only.

Liondale Shirt Co., 67 State Street, Paterson, N. J., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

I. Lipshutz, 414 Arch Street, Philadelphia, Pa., effective 4-6-50 to 7-25-50; four learners. Little Bitty, 1421 Wallace Street, Philadelphia, Pa., effective 3-15-50 to 7-25-50; two

Lone Star Lingerie Manufacturing Co. Inc., P. O. Box 23, Mineral Wells, Tex., effec-tive 4-14-50 to 7-25-50; one learner.

Lorelei Lingerie, Inc., 923 Middle Street Portsmouth, Va., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

J. R. Love Co., Celeste, Tex., effective 3-30-) to 7-25-50; four learners.

Lowell Dress Manufacturing Co., 341 Middlesex Street, Lowell, Mass., effective 3-15-50 to 7-25-50; eight learners.

Lu Rae Fashions, 124 South Third Street, Lehighton, Pa., effective 3-17-50 to 7-25-50; 10 percent or 10 learners.

Luzerne Sportswear, Inc., 421 North Pennsylvania Avenue, Wilkes-Barre, Pa., effective 3-24-50 to 7-25-50; 10 percent or 10 learners for normal turn-over, 10 additional for ex-

M. and G. Sportswear Co., 613 Main Street, Rockland, Maine, effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Mae Delli Garment Co., 179-185 Delaware Avenue, Palmerton, Pa., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Mar-Ann Dress Co., 120 North State Street, Ephrata, Pa., effective 4-6-50 to 7-25-50; five

Marie's Dress Shop, 62 Franklin Street, New Haven, Conn., effective 4-18-50 to 7-25-50;

Marla Dress Manufacturing Co., 703 Lucas Avenue, St. Louis, Mo., effective 3-15-50 to 7-25-50; four learners.

Marseilles Dress Co., Marseilles, Ill., effective 3-15-50 to 7-25-50; 10 percent or 10 learners for normal turn-over, an additional 10 learners may be employed for expansion purposes only.

Martin-Jay Dress Co., 95 Guy Park Avenue, Amsterdam, N. Y., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Mary Lou Frocks, 415 Lackawanna Avenue, Olyphant, Pa., effective 3-15-50 to 7-25-50; percent or 10 learners.

Massachusetts Shirt Manufacturing Corp., 274 Belleville Avenue, New Bedford, Mass effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Charles F. May, 55 North Third Avenue, Philadelphia, Pa., effective 3-13-50 to 7-25-50; five learners

McAdoo Manufacturing Co., Inc., South Hancock Street, McAdoo, Pa., effective 3-13-50 to 7-25-50; 10 percent or 10 learners, McCain Manufacturing Co., Inc., 7716 First

Avenue North, Birmingham, Ala., effective 4-7-50 to 7-25-50; 10 percent or 10 learners. McKinney Pant Manufacturing Co., Mc-

Kinney, Tex., effective 3-23-50 to 7-25-50; 60 learners for expansion purposes only.

Meadow Avenue Shirt Co., Meadow Avenue, Cambridge, Md., effective 3-30-50 to 7-25-50; 10 percent or 10 learners. Middendorf Bros., 925 Filbert Street, Phila-

delphia, Pa., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Mifflin Shirt Co., Mifflin, Pa.,

3-21-50 to 7-25-50; 10 percent or 10 learners. Milbro Mills, Inc., 34-36 Elm Street, Glens Palls, N. Y., effective 4-14-50 to 7-25-50; 10 percent or 10 learners.

Mitchell Garment Co., Inc., North at Third Street, Farmville, Va., effective 3-17-50 to 7-25-50; five learners.

Mode O'Day Corp., 146 South West Temple, Salt Lake City, Utah, effective 3-28-50 to 7-25-50; 25 learners may be employed for expansion purposes only.

Mode O'Day Corp., 840 Twelfth Street NW., Mason City, Iowa, effective 4-8-50 to 7-25-50; an additional 30 learners may be employed

for expansion purposes only.

Mode O'Day Corp., 401 West Twenty-third
Street, Fremont, Nebr., effective 4-10-50 to
7-25-50; an additional 20 learners may be employed for expansion purposes only.

Mohawk Dress, Inc., 29 Chuctanunda Street, Amsterdam, N. Y., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.

Monroe Garment Co., Southerland Avenue, Monroe, N. C., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Morse & Morse, Inc., 240 S. Broadway, Los Angeles 12, Calif., effective 4-10-50 to 7-25-50;

10 percent or 10 learners. Robert Morse Clothes, Inc., 7 Richards Street, Joliet, Ill., effective 3-30-50 to 7-25-50;

three learners. Mound City Frocks, Inc., 617 North Eighth Street, St. Louis, Mo., effective 4-14-50 to 7-25-50; four learners.

S. Mover & Son, Inc., 33 Harrison Avenue, Boston, Mass., effective 3-24-50 to 7-25-50; 10 percent or 10 learners.

My Lad Inc., 12 Maple Avenue, Saratoga Springs, N. Y., effective 3-17-50 to 7-25-50; six learners.

Nestle Form Co., Inc., 120 West Lombard Street, Baltimore 1, Md., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

C. A. Neuberger Co., 908-916 South Main Street, Oshkosh, Wis., effective 3-21-50 to 7-25-50: 10 percent or 10 learners.

New Castle Manufacturing Co., Inc., New Castle, Va., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

New Castle Manufacturing Co., Inc., New Castle, Va., effective 4-10-50 to 7-25-50; an additional 10 learners may be employed for expansion purposes only (supplemental certificate).

New London Dress, 11 Truman Street, New London, Conn., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.

Newport Manufacturing Co., 44 Pennsyl-

vania Avenue, Newport, Pa., effective 3-13-50 7-25-50; eight learners

Newport Mill, Inc., 82 Union Street, New-port, Vt., effective 4-13-50 to 7-25-50; two

The Newton Co., Newton, Miss., effective 4-10-50 to 7-25-50; an additional 25 learners may be employed for expansion purposes only (supplemental certificate).

Nona Lou, Inc., 623 St. Clair Avenue NW. Cleveland, Ohio, effective 4-13-50 to 7-25-50;

three learners.

North Carol Shirt Co., Wall Street, Kinston, N. C., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Oakdale Coat Co., 240 North Indiana Avenue, Crown Point, Ind., effective 3-15-50 to 7-25-50; five learners.

Old Forge Dress Co., 101 South Main Street, Old Forge Pa., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Oregon Manufacturing Co., Street, Oregon, Ill., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Paramount Shoulder Pad Co., 734 South

Main Street, Los Angeles 14, Calif., effective 3-15-50 to 7-25-50; seven learners.

Partridge Textiles, Inc., 283 West Pine Street, Mount Airy, N. C., effective 3-1-50 to 7-25-50; 10 percent or 10 learners.

Paulsboro Dress Co., Delaware and Gill Streets, Paulsboro, N. J., effective 4-14-50 to 7-25-50; 10 percent or 10 learners,

Pearce Manufacturing Co., Howard, Pa., effective 4-12-50 to 7-25-50; 10 percent or 10 learners.

Pearce Manufacturing Co., Howard Pa., effective 4-19-50 to 7-25-50; 50 learners additional for expansion (supplemental certificate)

J. B. Pearson Co., Main Street, Thomaston, Maine, effective 3-28-50 to 7-25-50; 10 per-

cent or 10 learners.

Peerless Shirt & Overall Manufacturing Co., 253 South Maine Street, Wilkes-Barre, Pa., effective 3-21-50 to 7-25-50; 10 percent

Pella Manufacturing Corp., 707 East Third

Street, Pella, Iowa, effective 2-3-50 to 7-25-50; 10 percent or 10 learners.

The Phoenix Manufacturing Co., 1201
South Sharp Street, Baltimore 30, Md., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.

Piccadilly Frocks, Inc., 77 Throckmorton Street, Freehold, N. J., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Pioneer Wear, 2810 East Central Avenue, Albuquerque, N. Mex., effective 4-17-50 to 7-25-50; six learners.

Pocomoke Manufacturing Co., Fells Avenue, Ellicott City, Md., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Port Carbon Manufacturing Co., First and Washington Streets, Port Carbon, Pa., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Pottstown Shirt Co., Charlotte and Cherry Streets, Pottstown, Pa., effective 3-28-50 to 7-25-50; 10 percent or 10 learners.

Princeton Dress Manufacturing Co., Wertsville Road, Hopewell, N. J., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

George W. Prior Co., 205 South Plaza, Las Vegas, N. Mex., effective 4-19-50 to 7-25-50; an additional 40 learners may be employed for expansion purposes only (supplemental certificate).

Quaker City Uniform Co., 418 Cherry Street, Philadelphia 6, Pa., effective 3-21-50 to 7-25-50; 10 percent or 10 learners. Quality Trouser Manufacturing Co., Inc.,

1081/2 North Sterling Street, Streetor, replacement certificate; effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Ravena Lingerie, Inc., Ravena, N. Y., effective 3-23-50 to 7-25-50; 10 percent or 10

Reading Clothing Manufacturing Co., 500 North Third Street, Reading, Pa., effective 4-3-50 to 7-25-50; 10 percent or 10 learners. Reliable Sportswear Manufacturing Co., 311

Poplar Street, Scranton, Pa., effective 3-17-50 to 7-25-50; 10 percent or 10 learners.

Rensello Co., Inc., Lewis Street and Dela-ware Avenue, Minersville, Pa., effective 4-7-50 to 7-25-50; 10 percent or 10 learners. Rhoda Lee Juniors, Inc., 923 Washington

Avenue, St. Louis 1, Mo., effective 3-24-50 to 7-25-50; five learners.

The Rice Corp., Montorey, Ind., effective 3-7-50 to 7-25-50; 10 percent or 10 learners.

The Rice Corp., Winamac, Ind., effective 3-15-50 to 7-25-50; 10 percent or 10 learners. Richard Sportswear Co., Lehigh Avenue, Wind Gap, Pa., effective 3-28-50 to 7-25-50;

Richmond Shirt Co., Inc., 816 Bridge Street, Richmond, Vt., effective 3-28-50 to 7-25-50; five learners.

Ridgeland Dress Factory, Box 360, Ridgeland, S. C., effective 3-15-50 to 7-25-50; five learners.

William Rifkin & Sons, 324 Market Street, Philadelphia 6, Pa., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

Rio Sportswear, Inc., 385-387 Rector Street, Perth Amboy, N. J., effective 4-6-50 to 7-25-50; 10 percent or 10 learners. Rivoll Shirt Co., 395 James Street, Bridge-

port, Conn., effective 4-14-50 to 7-25-50; four learners.

Robin Sportswear, Inc., 109-40 One Hundred and Fifty-ninth Street, Jamaica, N. Y., effective 1-25-50 to 7-25-50; six learners.

Roseline Sportswear Manufacturing, 642 North Salina Street, Syracuse, N. Y., effective 4-6-50 to 7-25-50; five learners. R-Own Dress Shop Co., 982 Broadway,

Bayonne, N. J., effective 4-14-50 to 7-25-50; four learners

Rudolph Stern Dress Co., 337 South High Street, Columbus, Ohio, effective 4-25-50 to 7-25-50; four learners.

Rugby Knitting Mills, Inc., Jacket Department, 1490 Jefferson Avenue, Buffalo 8, N. Y., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Salley Manufacturing Co., Salley, S. C., effective 4-14-50 to 7-25-50; five learners, Salomi & Son, 45 North Division, Buffalo, N. Y., effective 3-21-50 to 7-25-50; six

Saluda Shirt Co., Inc., Saluda, S. C., effective 3-17-50 to 7-25-50; 10 percent or 10 learners.

Sancar Corp., 28 West Rock Street, Harrisonburg, Va., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Mitchel Schneider Co., Inc., 116 Nassau Street, Brooklyn I, N. Y. (supplemental certificate), effective 4-11-50 to 7-25-50; an additional 100 learners may be employed for expansion purposes only.

M. Schwartz, Inc., 47-49 Chestnut Street. New Haven, 11, Conn., effective 3-15-50 to 7-25-50; four learners.

Seaford Garment Co., Phillips Street, Seaford, Del., effective 4-6-50 to 7-25-50; 10 percent or 10 learners.

Searcy Co., Enterprise, Ala., effective 3-23-50 to 7-25-50; 10 percent or 10 learners. Seasonal Sportswear Co., Tobyhanna, Pa., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Security Sportswear Co., Grand Boulevard Circle, Iron Mountain, Mich., effective 8-28-50 to 7-25-50; 10 percent or 10 learners.

Shappy Dress Co., 57 Cove Street, New Bedford, Mass., effective 4-10-50 to 7-25-50; 10 percent or 10 learners.

Shawnee Garment Co., Shawneetown, Ill. effective 4-8-50 to 7-25-50; 10 percent or 10 learners (replacement certificate).

Shenan Dress Corp., Washington and Bower Streets, Shenandoah, Pa., effective 3-21-50 to 7-25-50; 10 percent or 10 learners, Shriner Manufacturing Co., Woodsboro, Md., effective 3-13-50 to 7-25-50; 10 percent

or 10 learners.

E. & E. Shuwall Co., 80 Main Street, White Plains, N. Y., effective 2-28-50 to 7-25-50; 10 percent or 10 learners.

P. Silverman & Sons, Inc., 85 Coggeshall Street, New Bedford, Mass., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Simon & Mogliner, Lindeke Building, St Paul, Minn., effective 4-18-50 to 7-25-50; 30 learners for expansion purposes only.
Simon and Moligner, sixth floor Lindeke

Simon and Molgner, sixth note Entitles Building., St. Paul, Minn., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.
Siumba Togs Manufacturing Co., 1306
Memorial Avenue, Williamsport, Pa., effective

4-17-50 to 7-25-50; 10 percent or 10 learners. Smith's Dress Factory, R. F. D. 6, Bridge

ton, N. J., effective 4-14-50 to 7-25-50; 10 percent or 10 learners.

Smoler Bros., Inc., Herrin, Ill., effective 4-14-50 to 7-25-50; an additional 150 learners.

ers may be employed for expansion purposes only.

Smoler Bros., Inc., 318 East Colfax Street, South Bend, Ind., effective 4-14-50 to 7-25-50; an additional 50 learners may be employed for expansion purposes only. (Supplemental certificate.)
Society Lingerle Co., 115 York Street,
Michigan City, Ind., effective 3-7-50 to

7-25-50; five learners.

Samuel Solomon, Inc., 116 Lincoln Street, Boston, Mass., effective 3-21-50 to 7-25-50; five learners.

Southern Dress, 120 South Fourth Street, Millville, N. J., effective 4-6-50 to 7-25-50; four learners

Southern Maid Garment, Inc., Winnsboro, S. C., effective 3-29-50 to 7-25-50; 10 percent or 10 learners.

Southern Waistband Co., Midland Avenue, Winder, Ga., effective 1-25-50 to 7-25-50; four learners.

Southwestern Jacket Manufacturing Co., Inc., 1333-1335 Buena Vista Street, San Antonio, Tex., effective 3-28-50 to 7-25-50; 10 percent or 10 learners.

Spartan Manufacturing Co., Smithville, Tenn., effective 4-25-50 to 7-25-50; 10 percent or 10 learners.

Sport Life Manufacturing Co., Inc., Prince Street, Kingston, N. Y., effect 4-17-50 to 7-25-50; four learners. Y., effective

Spotlight Co., Inc., 812 Hamilton Street, Allentown, Pa., effective 3-30-50 to 7-25-50; five learners.

Spruce Manufacturing Corp., Spruce and Second Streets, Simbury, Pa., effective 3-23-50 to 7-25-50; 10 percent or 10 learners, Standard Garments Inc., Martinsville, Va.,

effective 3-17-50 to 7-25-50; 10 percent or 10 Standard Shirt Factory, 229 West Market Street, York, Pa., effective 3-23-50 to 7-25-50;

five learners Standard Textile Co., Inc., 66 North Third

Street, Memphis, Tenn., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.
Stitchmaster Corp., 116 Mitchell Street SW., Atlanta, Ga., effective 3-28-50 to 7-25-50;

five learners.

Sturgis Clothing, Inc., Sixth and Main Streets, Sturgis, Ky., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Su-San Manufacturing Co., R. F. D. No. 1, Hudson, N. Y., effective 4-6-50 to 7-25-50; six learners.

Sussex Textile Products, 12-16 Chestnut Street, Sussex, N. J., effective 3-7-50 to 7-25-50; five learners.

Taber Manufacturing Co., Inc., Brook and Deane Streets, New Bedford, Mass., effective 4-17-50 to 7-25-50; 10 percent or 10 learners. Terre Co., Terre Hill, Pa., effective 4-13-50

to 7-25-50; five learners.

Judith Terry, Inc., 802 Sixty-fifth Avenue, Asbury Park, N. J., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Thompson Manufacturing Co., 4031/4 Second Street, Celina, Tex., effective 3-28-50 to 7-25-50; five learners.

Charles P. Thornley Co., Smyrna, Del., effective 3-30-50 to 7-25-50; one learner. Charles P. Thornley Co., Smyrna, Del.; re-

placement certificate; effective 4-14-50 to 7-25-50; five learners.

Tilton Dress Manufacturing Co., Public Service Building, Franklin, N. H., effective

3-17-50 to 7-25-50; nine learners. Tiny Town Togs, Inc., 2 River Street, Troy, N. Y., effective 3-21-50 to 7-25-50; 10 percent or 10 learners.

Tiny Wear Manufacturing Co., 101 West Lehigh Avenue, Philadelphia 33, Pa., effective 3-13-50 to 7-25-50; 10 percent or 10 learners. Jack Tobin, Inc., 510 South Eighth Street,

Vineland, N. J., effective 4-6-50 to 7-25-50; three learners.

Topkis Bros. Co., Corbin, Ky., effective 3-23-50 to 7-25-50; 10 percent or 10 learners, Topkis Bros. Co., 217 French Street, Wilmington, Del., effective 3-28-50 to 7-25-50;

35 learners for expansion purposes only. Topkis Bros. Co., 101 South Main Street, Winchester, Ky., effective 3-28-50 to 7-25-50;

Windnester, Ey, elective 3-25-30 to 7-25-30, 30 learners for expansion purposes only. Trojan Maid Co., 621 River Street, Troy, N. Y., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.

Valoray, Inc., 8502 San Fernando Road, Sun Valley, Calif., effective 4-18-50 to 7-25-50; two learners.

Valray Frocks, Inc., 8-10 Water Street, White Plains, N. Y., effective 3-13-50 to 7-25-50; 10 percent or 10 learners. Uniform Manufacturing Co., 325 South Main Street, Fort Worth, Tex., effective 3-28-

50 to 7-25-50; five learners.

Universal Pants Co., Inc., 902 Main Street, Northampton, Pa., effective 2-28-50 to 7-25-50; 10 percent or 10 learners.

Waghalter Manufacturing Co., 1731 Arapa hoe Street, Denver, Colo., effective 3-28-50 to

7-25-50; two learners.

J. B. Wasserman and Sons, Inc., 109-74
Sutphin Boulevard, Jamica 4, N. Y., effective
3-30-50 to 7-25-50; 10 percent or 10 learners.
Waterbury Robe Co., 205 Cherry Street,

Waterbury, Conn., effective 3-21-50 to 7-25-50: four learners.

Waterbury Robe Co., 205 Cherry Street, Waterbury, Conn., effective 4-21-50 to 7-25-50; an additional 10 learners may be employed for expansion purposes only. (Sup-plemental certificate.)

Watson Shirt Co., Barclay Street, Salisbury, Md., effective 3-17-50 to 7-25-50; 10 percent

or 10 learners. The Wear-Well Trouser Co., 72 Commercial Street, Worcester, Mass., effective 4-6-50

to 7-25-50; three learners.

Well Made Frocks Inc., 38 Montgomery
Street, Jersey City, N. J., effective 4-17-50 to

7-25-50; four learners. Wenona Wear Inc., Wenona, Ill., effective

3-21-50 to 7-25-50; three learners.

Wentworth Manufacturing Co., 50 Aleppo Street, Providence, R. I., effective 3-27-50 to 7-25-50; an additional 82 learners may be employed for expansion purposes only.

Wildwood Clothing Co., Inc., 112 East Schellenger Avenue, Wildwood, N. J., effective 3-13-50 to 7-25-50; 10 percent or 10 learners.

Wiconisco Dress Co., Stone Street, Wiconisco, Pa., effective 3-21-50 to 7-25-50; five learners.

Wolena Trouser Co., 301 Wallace Street, Sterling, Ill., effective 1-25-50 to 7-25-50; 10 percent or 10 learners.

Womelsdorf Manufacturing Co., Third and Mulberry Streets, Womelsdorf, Pa., effective 3-15-50 to 7-25-50; 10 percent or 10 learners.

J. M. Wood Manufacturing Co., Inc., 224-226 South Sixth Street, Waco, Tex., effective 4-13-50 to 7-25-50; 10 percent or 10 learners.

Yunker Manufacturing Co., Inc., 527 Main Street, Point Pleasant, W. Va., effective 3-23-50 to 7-25-50; 10 percent or 10 learners.

Zoro King Sportswear, Lake City, Minn., effective 3-30-50 to 7-25-50; 10 percent or

Hosiery Learner Regulations (29 CFR 522.40 to 522.51; as revised January 25, 1950 (15 F. R. 283)

Allen Jay Hosiery Mills, P. O. Box 1589, High Point, N. C., effective 3-27-50 to 3-26-51; five learners.

Atwater-Waymick Hosiery Mills, Reidsville, N. C., effective 4-5-50 to 4-4-51; five learners. Auburn Hosiery Mills, Inc. No. 2, Adalrville, effective 4-10-50 to 4-24-51; five learners.

Bear Brand Hoslery Co., Paxton, Ill., effec-

tive 3-30-50 to 3-29-51; five learners.
Belding Greigh Finishers, North Front
Street, Belding, Mich., effective 3-27-50 to
3-26-51; two learners. Belvidere Hosiery Mills, Fifth and Knowl-

ton Streets, Belvidere, N. J., effective 3-21-50 to 3-20-51; five percent learners,
C. M. Bennington Manufacturing Co., 901

Merrick Road, Bellmore, N. Y., effective 4-5-50 to 4-4-51; five learners.

Brigadoon Hosiery Mills, 515 East One Hundred and Sixty-third Street, New York 56, N. Y., effective 3-16-50 to 11-15-50; 10

Clementon Hosiery Mill, 152 Ohio Avenue, Clementon, N. J., effective 3-27-50 to 3-26-51; three learners.

Davidson Hosiery Mill Co., Cedar Lane, Thomasville, N. C., effective 4-10-50 to 10-9-50; three learners.

Davisville Hosiery Mill, Inc., Davisville, Bucks County, Pa., effective 3-27-50 to 3-26-51; five learners.

Del Rein Full Fashioned Hosiery Co., Inc., 308 Fillmore Street, Riverside, N. J., effective 3-21-50 to 9-20-50; one learner.

Diamond Full Fashioned Hosiery Co., Inc. High Point, N. C., effective 3-21-50 to 3-20-51; five percent learners.

Duplex Hosiery Mills, Inc., 901 Fifth Avenue, Asbury Park, N. J., effective 4-14-50 to 4-13-51; five learners.

Grantville Mills, Grantville, Ga., effective 4-10-50 to 4-9-51; five percent learners. Gray Line Hosiery Co., Street Road, Ed-dington, Pa., effective 4-10-50 to 4-9-51; three learners.

Georgia Hosiery Mills, Villa Rica, Ga., effective 4-7-50 to 4-6-51; three learners.
Gulld Products, Inc., 801 East Third Street,

Cincinnati 2, Ohio, effective 3-29-50 to 11-28-50; 30 learners.

H. R. H. Silk Hosiery Mills, Inc., Moberly, Mo., effective 4-10-50 to 4-9-51; five learners, The W. E. Isle Co., 1121 Grand Avenue, Kansas City, Mo., effective 4-5-50 to 4-4-51; five learners.

Lorimer Hoslery Mills, Inc., 120 North Broad Street, Burlington, N. C., effective 3-15-59 to 9-14-50; seven learners.

MarMode Hoslery Mill, Inc., P. O. Box 1149, Chattanooga I. Tenn., effective 3-28-50 to 3-26-51; five learners.

Mayo Enitting Mills, Inc., Tarboro, N. C., effective 3-27-50 to 3-26-51; 5 percent learners.

Montgomery Knitting Mill, Summerville, Ga., effective 3-27-50 to 3-26-51; 5 percent learners.

Montour Hoslery Mill, 117 South Washington Street, Montoursville, Pa., effective 4-7-50 to 4-6-51; one learner.

Wood Co. The Ohio Willow West Chestnut, Mount Sterling, Ohio, effective 1-25-50 to 7-25-50; five learners.

Oscar Nebel Co., Inc., Churchville Road, Augusta County, Staunton, Va., effective 4-10-50 to 4-9-51; 5 percent learners.

Oscar Nebel Co., Inc., Lee Highway, Verona, Va., effective 4-10-50 to 4-9-51; five learners.

Phoenix Hosiery Co., 2111 East Fifth Street, Superior, Wis., effective 4-25-50 to 12-24-50; 25 additional learners.

Portage Hosiery Mills, 107 East Mullett Street, Portage, Wis., effective 4-7-50 to 12-6-50; 10 additional learners.

Ridge Hosiery Co., Quakertown, Pa., effective 4-7-50 to 4-6-51; five learners.

Russell-Harvelle Hostery Mills, Mount Glead, N. C., effective 4-10-50 to 4-9-51; five learners.

San Jora Knitting Mills Inc., Eighth Avenue and Twenty-fifth Street, Altoona, Pa., effective 3-16-50 to 11-15-50; 40 learners.

Se-Ling Hosiery Mills, Inc., Nashville, Tenn., effective 3-21-50 to 3-20-51; 5 percent

Shawnee Hosiery Mills, Inc., Pine Hill, Ala., effective 4-14-50 to 4-13-51; five learners.

Standard Hosiery Mills, Inc., P. O. Box 820, Burlington, N. C., effective 3-14-50 to 9-13-50;

an additional 13 learners for expansion.
Stanly Knitting Mills, Inc., P. O. Box 207,
Oakboro, N. C., effective 4-5-50 to 4-4-51; five learners.

Sweetwater Hosiery Mills, 818 North Main Street, Sweetwater, Tenn., effective 4-10-50 to 4-0-51; 5 percent learners. Union Manufacturing Co., Union Point,

Ga., effective 3-21-50 to 3-20-51; 5 percent

learners. Vanity Hosiery Mills, Pace and Pepper Streets, Georgetown, Del.; effective 4-7-50 to

4-6-51; five learners. Van Raalte Co., Inc., Blue Ridge, Ga., effective 4-19-50 to 12-18-50; 14 additional

learners. Victor Hosiery Corp., 775 Frederick Street, Hagerstown, Md., effective 4-10-50 to 4-9-51;

5 percent learners. Wayne Knitting Mills, Riverside, N. J., ef-

Wayne Knitting Mills, Riverside, N. J., effective 1-25-50 to 1-24-51; 5 percent learners. Wilmington Hosiery Mills, Inc., Wilmington, Del., effective 1-25-50 to 8-24-50; 83 learners (as of 4-19-50, learners may be employed as hand sewers for a 480-hour learning period at an hourly rate of 59 cents).

Independent Telephone Learner Regulations (29 CFR 522.82 to 522.93; as amended January 25, 1950 (15 F. R. 398)).

The Amery Telephone Co., Amery Exchange, Amery, Wis., effective 3-17-50 to 7-25-50. Bloomer Telephone Co., Bloomer, Wis., ef-

fective 4-24-50 to 7-24-50.

Caldwell Telephone Co., Caldwell Exchange, Caldwell, Kans., effective 3-10-50 to 7-25-50. The Cass County Telephone Co., Harrisonville Exchange, Harrisonville, Mo., effective 3-29-50 to 7-24-50.

Citizens Mutual Telephone Co., Bloomfield Exchange, Bloomfield, Iowa, effective 3-28-50

Conroe Telephone Co., Conroe Exchange, Conroe, Tex., effective 4-19-50 to 7-24-50. Dundoe Telephone & Telegraph Co., Dun-

doe Exchange, 10 Main Street, Dundoe, N. Y., effective 4-19-50 to 8-24-50.

Parmers Mutual Telephone Co., Blaine Exchange, Blaine, Wash., effective 3-27-50 to 7-24-50.

Iowa-Illinois Telephone Co., Columbus Junction Exchange, Columbus Junction, Iowa, effective 3-10-50 to 7-25-50.

Iowa-Illinois Telephone Co., New London Exchange, New Lo 3-10-50 to 7-25-50. London, Iowa, effective

La Salle Telephone Co., Inc., Jena Exchange, Jens, La., effective 4-19-50 to 7-24-50. Lufkin Telephone Exchange, Lufkin Exchange, Lufkin, Tex., effective 4-19-50 to 7-24-50

Mid-Texas Telephone Co., Killeen Ex-change, Killeen, Tex., effective 3-13-50 to

Montezuma Mutual Telephone Co., Montezuma Exchange, Montezuma, Iowa, effective 4-19-50 to 7-24-50.

Northern Ohio Telephone Co., Seville Exchange, Seville, Ohio, effective 3-23-50 to 7Public Utilities Co., Crossett Exchange, Crossett, Ark., effective 4-11-50 to 7-24-50. Walker County Telephone Co., Lafayette

Exchange, Lafayette, Ga., 3-10-50 to 7-25-50. Western Illinois Telephone Co., Aledo Exchange, Aledo, Ill., effective 3-10-50 to 7-

Cigar Learner Regulations (29 CFR 522,201 to 522,211; as amended January 25, 1950 (15 F. R. 400)).

I. Lewis Cigar Manufacturing Co., Second and Washington Streets, Steelton, Pa., 10 per-cent learners, effective 4-17-50 to 7-24-50; cigar machine operating, 320 hours, 60 cents per hour; machine stripping, 160 hours, 60 cents per hour; machine packing (cigars retalling at 6 cents and below), 180 hours, 60 cents per hour; machine packing (cigars retailing at more than 6 cents), 320 hours, 60

cents per hour.

W. J. Neff and Co., Inc., Red Lion, Pa., 10
percent learners; effective 1-25-50 to 7-24-50; machine operating, 320 hours, 60 cents per hour; machine stripping, 160 hours, 60 cents per hour; machine packing (cigars retailing for more than 6 cents each), 320 hours, 60 cents per hour; machine packing (cigars retalling for 6 cents or less each), 160 hours, 60

cents per hour.

Parodi Cigar Co. of New York, 1015 North Main Street, Scranton, Pa., 10 percent learners; effective 3-24-50 to 7-24-50; making Italian stogles, 640 hours, first 320 hours, 60 cents per hour; remaining 320 hours, 65 cents per hour; hand stripping, 160 hours, 60 cents per hour; packing (cigars retailing at 6 cents or less each), 160 hours, 60 cents per hour.

Glove Learner Regulations (29 CFR 522.220 to 522.222; as amended January 25, 1950 (15 F. R. 400)).

Arteraft Co., Inc., Johnson City, Tenn., effective 3-29-50 to 7-24-50; 10 percent learnors.

Boreal Manufacturing Co., 1523 Main Street, Marinette, Wis., effective 3-13-50 to

7-24-50; 10 percent learners.
Frederic H. Burnham Co., Michigan City,
Ind., effective 3-14-50 to 7-24-50; 10 percent

Frederic H. Burnham Co., Plymouth, Ind.,

effective 3-14-50 to 7-24-50; three learners. Clausen Glove Manufacturers Inc., Dante Street, Roseto, Pa., effective 3-22-50 to 7-24-50; four learners.

Comet Glove Corp., 119 West Twenty-fifth Street, New York, N. Y., effective 4-3-50 to 7-24-50; three learners.

Geier Glove Co., Centralia, Wash., effective

8-21-50 to 7-24-50; two learners. Gutman-Lann Glove Co., Inc., Brooklyn, N. Y., effective 3-30-50 to 7-24-50; three

Hansen Glove Corp., Clintonville, Wis., effective 3-20-50 to 7-24-50; five additional

Hansen Glove Corp., Ironwood, Mich., effective 3-20-50 to 7-24-50; four additional learn-

Hansen Glove Corp., Kewaunee, Wis., effective 3-20-50 to 7-24-50; six additional learners.

Hansen Glove Corp., Kiel, Wis., effective 3-20-50 to 7-24-50; six additional learners,

Hansen Glove Corp., Merrill, Wis., effective 8-20-50 to 7-24-50; five additional learners.

Madame Mathilde, Inc., Oak and Garfield Avenues, Copiague, L. I., effective 4-18-50 to 7-24-50; 40 learners.

Onconto Giove Co., Inc., Onconto, N. Y., effective 3-13-50 to 7-24-50; five learners.

Reinhart Mitten Co., Milwaukee, Wis., effective 3-24-50 to 7-24-50; 10 percent learners.

The Sagar Glove Corp., Gilman, Ill., effective 3-24-50 to 7-24-50; 10 learners.

Saranac Glove Co., 42 Saranac Street, Littleton, N. H., effective 3-13-50 to 7-24-50; six learners.

Seattle Glove Co., Seattle, Wash., effective 4-9-50 to 7-24-50; 10 percent learners.

Seilinger Glove Co., Sheboygan, Wis., effective 3-30-50 to 7-24-50; three learners.

Erna Sternberg, 355 East One Hundred and Sixty-fifth Street, New York, N. Y. ef-

fective 3-22-50 to 9-21-50; two learners. Leon F. Swears, Inc., 111 North Perry Street, Johnstown, N. Y., effective 4-18-50 to 7-24-50; 10 percent learners.

Wool Products Industries, Inc., 980 Kent Street, St. Paul, Minn., effective 3-27-50 to 7-24-50; three learners.

Zain Gloves, Inc., Richmondville, N. Y., effective 3-15-50 to 7-24-50; 10 percent

Knitted Wear Learner Regulations (29 CFR 522.68 to 522.79; as amended January 25, 1950 (15 F. R. 398)).

Allendale Mills, Inc., Mount Airy, N. C., effective 4-2-50 to 10-2-50; 5 learners plus 10 additional learners for expansion. Alpha Mills Corp., SchuyNill Haven, Pa.,

effective 3-24-50 to 7-24-59; 5 percent learners.

Apco Manufacturing Co., 1346 Milwaukee Avenue, Chicago, Ill., effective 3-17-50 to 7-24-50; 5 percent learners.

Bashore Knitting Mills, 536 Garfield Ave nue, Schuylkill Haven, Pa., effective 3-24-50 to 7-24-50; five learners.

The Bernhard Altmann Texas Corp., 2805 South Flores Street, San Antonio, Tex., effective 3-24-50 to 7-25-50; 25 learners.

Blue Ridge Textile Co., Inc., Bangor, Pa., effective 2-13-50 to 7-25-50; 5 percent of productive factory workers (not including office and sales personnel).

Denton Sleeping Garment Mills, Inc., West Michigan Avenue, Three Rivers, Mich., effective 4-17-50 to 7-24-50; five learners.

Elreo Manufacturing Corp., 804 Hamilton Street, Allentown, Pa., effective 3-13-50 to 7-25-50; five learners.

Girard Knitting Mills, 3225 Amber Street Philadelphia, Pa., effective 4-6-50 to 7-25-50; five learners

Globe Knitting Works, Allegan, Mich., effective 3-15-50 to 7-25-50; five learners.

Nathan N. Gorchov, Tulip and Dumphin Streets, Philadelphia, Pa., effective 3-21-50 to 7-25-50; two learners.

Holeproof Hoslery Co., Luxite Division, Cullman, Ala., effective 1-25-50 to 7-25-50; 5 percent of productive factory workers (not

including office or sales personnel).

Holeproof Hoslery Co., Luxite Division,
New London, Wis., effective 1-25-50 to 7-25-50: five learners.

Hudson Knitting Mills, Corp., 561 Wash-Ington Street, Hudson, N. Y., effective 3-24-50

to 7-24-50; five learners.

Limerick Knitting Mills, Inc., Limerick,
Maine, effective 4-3-50 to 7-25-50; 35 learners for expansion purposes only.

Marengo Mills, Demopolis, Ala., effective 8-24-50 to 7-24-50; 50 learners. McComb Manufacturing Co., Twenty-first and South Broadway, McComb, Miss., effec-tive 1-25-50 to 7-25-50; 5 percent of the total number of productive factory workers (not including office and sales personnel) and an additional 131 learners which may

be employed for expansion purposes only.

Morse & Morse, Inc., 240 South Broadway,
Los Angeles 12, Calif., effective 4-10-50 to
7-25-50; 5 percent of the productive factory workers

Walter W. Moyer Co., 400 West Main Street. Ephrata, Pa., effective 3-29-50 to 7-25-50; 5 percent of their productive factory workers (not including office and sales personnel).

Pottstown Knitting Mills, Inc., Moser Road and Maple Street, Pottstown, Pa., effective 1-25-50 to 7-25-50; five learners.

Saluda Corp., Saluda, S. C., effective 3-21-50 to 7-25-50; 5 percent of productive factory workers (not including office and sales personnel).

Somerville Knitting Co., Needham 92, Mass., effective 4-20-50 to 7-25-50; three

Taylor Manufacturing Co., Court Street, Campbellsville, Ky., effective 1-25-50 to 7-25-50; 5 percent of your production factory workers (not including office and sales

Regulations Applicable to the Employment of Learners (29 CFR 522.1 to 522.14)

The Actra Co., 161 Elliott Street, Buffalo, Y., effective 3-23-50 to 9-22-50; one learner; screen press operator, 320 hours, 60

Advertisers Manufacturing Co., 121-131 ast Jackson Street, Ripon, Wis., e.Tective 3-24-50 to 9-23-50; 10 percent learners; ma-chine operator, 320 hours, 60 cents. Advance Litho Plate Co., 299 East Sixth Street, Cincinnati 2, Ohio, effective 3-23-50

to 9-22-50; two learners; bilimard plate developers; 320 hours, 60 cents.

Acro Switch Co., 2030 East Main Street, Columbus, Obio, effective 1-25-50 to 7-25-50;

30 learners; switch maker, 480 hours, 65 cents for the first 320 hours, 70 cents for the remaining 160 hours.

American Textile Products, Inc., 1233 Wash-Ington Street, St. Louis, Mo., effective 3-24-50 to 9-23-50; four learners; machine oper-

ators, 160 hours, 60 cents.

American Bed & Spring Co., 6255 Delmar Boulevard, St. Louis 8, Mo., effective 3-23-50 to 9-22-50; three learners; spring assemblers, 173 hours, 60 cents.

American Garment Cover Co., 113 South Hanover Street, Baltimore 11, Md., effective 3-24-50 to 9-23-50; five learners; sewing machine operators, 320 hours, 60 cents.

Ambrosia Cake Bakery, Inc., 1319 West Lee Street, Greensboro, N. C., effective 3-22-50 to 9-21-50; six learners; wrapping machine operators, 240 hours; bakers and loers, 480 hours; wrapping machine operators, 60 cents for 240 hours; bakers and icers, 60 cents for first 480 hours and 65 cents for remaining 160 hours.

Anderson & Ireland Co., 111-117 Light Street, Baltimore, Md., effective 3-23-50 to 9-22-50; three learners; hardware supply technicians, 960 hours, 65 cents for the first 480 hours and not less than 70 cents for the remaining 480 hours.

Artistic Bow Co., 5 South Main Street, Spring Valley, N. Y., effective 3-29-50 to 9-29-50; five learners; hand sewers, 320 hours, 60 cents.

Ardley Confections, Yonkers, N. Y., effective 3-24-50 to 9-23-50; three learners; candy makers and fancy hand packers, 240 hours, 65 cents.

Arton Studies, Inc., 226 West Columbia Avenue, Philadelphia 22, Pa., effective 3-22-50 to 9-21-50; 12 learners; artists, 320 hours, 60 cents.

Atlas Manufacturing Co., 118 Kossuth creet, Riverside, N. J., effective 3-22-50 to 9-21-50; 10 learners; upholsterers and assemblers; 480 hours, 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours.

B. L. S. Leather Goods Corp., 37 Carroll Street, Buffalo, N. Y., effective 3-23-50 to 9-22-50; two learners; machine operators only, 480 hours, 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours.

B & L Zipper Co., Brooklyn, N. Y., effective 3-23-50 to 9-22-50; two learners; zipper assembler, 160 hours, 65 cents.

Louis Barasch, Inc., 121 South First Street

Lindenhurst, N. Y., effective 3-24-50 to 9-23-50; five learners; pressing, 320 hours, 60 cents.

Bestell Lampshade Manufacturing Co.,
Paulsboro, N. J. (4-3-50; 10-2-50; five, hand and machine sewers; 320 hours; tapers 320 hours; 60 cents).

John Berger & Son Co., 473 North Cherry Street, Germantown, Ohio (3-22-50; 9-2150; three; stemming machine operators; 160 hours; 60 cents).

Better Built Spring Co., 123 South Street, Baltimore 2, Md. (3-23-50; 9-22-50; five; machine operators and assemblers; 320 hours; 60 cents for the first 160 hours; 65 cents for the second 80 hours; and 70 cents for the remaining 80 hours). Better Coils, Inc., Goodland, Ind. (3-21-

50; 9-20-50; five; coil winders, finishers and

assemblers; 160 hours; 60 cents)

J. S. Bowman Co., 125 North Seventh Street, Lebanon, Pa. (3-24-50; 9-23-50; eight; machine operators; 320 hours; 60 cents).

Bow Ties Exclusive, 70 West Chippewa Street, Buffalo 2, N. Y. (3-21-50; 9-21-50; two; hand sewer; 320 hours; 60 cents).

Buckeye Bag & Burlap Co., 160 West Naghten Street, Columbus, Ohio (3-24-50; 9-23-50; two; machine operators only; 160 hours; 60 cents)

C. F. Cannon Co., Main Street, Spring-water, N. Y. (4-3-50; 10-2-50; three; coil winder 320 hours; assembler 240 hours; cord braider 240 hours; 60 cents).

Carlton Plastics, Inc., 247 South Third Street, Philadelphia 6, Pa. (3-22-50; 9-21-50; 10 percent; machine operators and hand sewers; 320 hours; 60 cents).

Capeville Lumber Co., Capeville, Va. (3-23-50; 9-22-50; four; machine operators;

240 hours; 60 cents). Curling Tile Co., 173 Lower Poplar Street, Macon, Ga. (3-22-50; 9-21-50; 10 percent; pressmen; 320 hours; 65 cents).

David Calvin Co., Le Raysville, Pa. (3-24-50: 9-23-50; one; sewing machine operators;

320 hours; 60 cents).

Chemical & Industrial Laboratories, Greenville, S. C. (3-21-50; 9-20-50; one; labelling and filling machine operator; 240 hours; 60

Cherokee China Co., Inc., Jonesboro, Tenn. (3-23-50; 9-22-50; three; caster, dipper and helper decorator mould makers; 320 hours; caster-67 cents; dipper and helper and mould maker-68 cents; decorator-65 cents)

Chupik Wood Manufacturing Co., Inc., 611 Chupik Wood Manufacturing Co., inc., 611 East Avenue, A., Temple, Tex. (3-15-50; 9-14-50; 10 percent; assemblers, cabinet makers, machine operators; 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the last 160 hours)

B. Chamberlain Co., St. Louis, Mo. (3-20-50; 7-25-50; two; machine packers only; 200 hours; 60 cents).

Circle Clothing Co. Inc., 8 Astor Place, New York 3, N. Y. (3-3-50; 7-25-50; 7 per-cent; hand sewer; 240 hours; 65 cents). Cincinnati Rainwear Manufacturing Co., 407 West Court Street, Cincinnati 2, Ohio

(3-24-50; 9-23-50; two; machine operators; 320 hours; 60 cents)

Charolite, Inc., 1626 Cedar Avenue, Scranton, Pa. (3-22-50; 9-21-50; 10 percent; hand and machine operators; 320 hours; 60

Clutch Exchange Inc., 832 Acona Street, Denver, Colo. (3-22-50; 9-21-50; one; clutch rebuilder; 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours).

Clifton Manufacturing Co., 323 Pleasant Street, Waco, Tex. (3-24-50; 9-23-50; five; machine operators; 320 hours; 60 cents).

Cornell-Dubilier Electric Corp., 8 Grafton Street, Worcester, Mass. (4-3-50; 10-2-50; 200; condenser maker; 480 hours; 65 cents)

Cornell-Dubilier Electric Corp. (Worcester Division) 8 Grafton Street, Worcester, Mass, (3-13-50; 9-12-50; 10 percent; condenser maker; 480 hours; 65 cents). (Replacement

Cornell-Dublier Electric Corp., 1605 Rod-ney French Boulevard, New Bedford, Mass. (4-3-50; 10-2-50; 250; condenser maker; 480

hours; 70 cents).

Cornell-Dubilier Electric Corp., 55 Crom-Street, Providence, R. I. (4-3-50; 10-2-50; 200; condenser maker, 480 hours; 65 cents for the first 320 hours and not less than 70 cents for the remaining 160 hours). Corday China Co., 226 West Columbia Ave.,

Philadelphia 22, Pa. (3-22-50; 9-21-50; 10 percent; artist; 320 hours; 60 cents).

Cress Manufacturing Co., Edgefield, S. C. (4-3-50: 10-2-50: 10 percent; sewing machine operator; 320 hours; 60 cents)

Custom Auto Seat Cover Co., 1516 Callowhill Street, Philadelphia, Pa. (3-24-50; 9-23-50; two; machine operators; 320 hours; 60 cents)

Delta Chenille Co., Winona, Miss. (3-27-50; 9-26-50; 10 percent; group I-machine operating, hand sewing and finishing operations involving hand sewing 320 hours; group II— punchwork and electric embroidery 640 hours; group I-occupations, 55 cents for first 160 hours and 65 cents for the remaining 160 hours. Group II-occupations, 55 cents for the first 320 hours and 65 cents for the remaining 320 hours).

John G. Dieter & Sons, 734 East Third St.,

Williamsport, Pa. (3-22-50; 9-21-50; two; candy cutters and rollers and wrapping machine operators; 240 hours; 60 cents)

Dixle Novelty Co., 45 South Lexington Ave., Asheville, N. C. (3-22-50; 9-21-50; three; assemblers and drill press operators; 240 hours: 60 cents).

R. Dry & Sons, Winters, Tex. (3-22-50; 9-21-50; five; machine operators and assemblers; 480 hours; 60 cents-320 hours; 65 cents-160 hours).

Dryfold Manufacturing, Inc., Bethesda, Ohio (3-24-50; 9-23-50; two; sewing machine operators; 240 hours; 60 cents).

Electrical Wholesalers, Inc., Raleigh, N. C.

(3-22-50; 9-21-50; two; electrical supply tech-

nician; 960 hours; 65 cents)

Empire Carton Co., 119 East Washington Street, McAdoo, Pa. (4-3-50; 10-2-50; three; basic hand and machine box making operation except cutting, scoring and splitting; 240 hours: 60 cents)

Glenn L. Evans, Inc., Paynter Street, Caldwell, Idaho (3-23-50; 9-22-50; 10; fly tiers; 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours).

Expert Studios, 1210 Horton Street, La-Crosse, Wis. (3-23-50; 9-22-50; two; printers,

developers, enlargers; 320 hours; 60 cents).
Fannie May Candy Co., 205 West Fayette
Street, Baltimore, Md. (3-22-50; 9-21-50; one; candy dippers; 240 hours; 60 cents).

Fabriko, Inc., Green Lake, Wis., (3-29-50; 9-28-50; 10; machine operators—320 hours; hand embroidery—240 hours; 60 cents).

Frank Tea & Spice Co., 538 East Fifth Street, Cincinnati, Ohio (3-1-50; 9-1-50; 10 percent;

olive packers; 240 hours; 60 cents).
Fry Duluth, Inc., Duluth, Ga. (3-24-50; 9-23-50; five; sewing machine operators; 200 hours: 60 cents)

Golden State Box Factory, 1200 East Eighth Street, Los Angeles 21, Calif. (3-15-50; 9-14-50; two; machine operators only; 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours). H. Goodman & Sons, 200 Varick Street, New

York, N. Y. (3-22-50: 9-21-50: 15: assemblers: 240 hours; 65 cents)

Handcraft Art Works, 929 Pennsylvania Avenue, Pittsburgh, Pa. (3-23-50; 9-22-50; two; hand or machine sewers, electrical fixtures assemblers; 320 hours; 60 cents).

Harrison Manufacturing Co., 2614 Edge-water Drive, Orlando, Fla. (3-29-50; 9-29-50; three; machine operator (except cutting); 320 hours; 60 cents).

Heather Handkerchief Works, Inc., 102 Cambridge Avenue, Jersey City, N. J. (3-29-50; 9-29-50; five; machine operator (except cutting) 320 hours; 60 cents).

Hub Bait Co., Beaver Dam, Wis. (3-30-50; 9-29-50; two; fly tier; 120 hours; 60 cents).

Hutt & Wasserman Felt Hat Co., Allentown, Pa. (3-27-50; 9-26-50; 10 percent; machine operators, pressers, hand sewers; 160 hours; 65 cents).

Hygiene Shower Curtain Manufacturing Co. of California, 4202 South Avalon Boule-vard, Los Angeles, Calif. (3-24-50; 9-23-50; 10 percent; machine operators; 130 hours; 60

International Dental Laboratory, El Paso, Tex. (4-3-50; 10-2-50; one; dental tech-

nician; 480 hours; 60 cents).

J. B. Manufacturing Co., 200 Central Avenue, Jersey City, N. J. (3-15-50; 9-15-50; five; machine sewing operator 320 hours; presser

machine sewing operator 320 hours; presser 320 hours; 60 cents).
Samuel Jackson, Jr., 900 Elm Avenue, Laurel Springs, N. J. (3-23-50; 9-23-50; two; fuse maker; 240 hours; 60 cents).

Kalkaska Tackle Co., Inc., Kalkaska, Mich. (3-23-50; 9-22-50; one; lure maker; 400 hours; 60 cents for the first 240 hours and not less than 65 cents for the remaining 160 hours)

Ken-Mar Venetian Blind Corp., 1211 North Vandeventer Avenue, St. Louis, Mo. (3-23-50; 9-22-50; two; machine operators and assemblers only; 240 hours; 60 cents)

Ken Wel Sporting Goods Co., Inc. Catherine Street, Utica, N. Y. (3-23-50; 9-22-50; two; hand sewers; 480 hours; 60 cents per hour for the first 320 hours and not less than 65 cents for the remaining 160

King Manufacturing Co., Inc., 1307 Cuth-bert Street, Philadelphia, Pa. (3-23-50; 9-22-50; three; machine operators only; 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours).

Knit-wood Shade & Screen Co., 80 Water

Knit-wood Shade & Screen Co., 80 Water Street, New York, N. Y. (3-23-50; 9-22-50; two; weavers; 160 hours; 60 cents). Louisville Bedding Co., 418 East Main Street, Louisville 2, Ky. (3-24-50; 9-23-50; six; machine operators; 320 hours; 60 cents)

Madison Mill & Lumber Co., 3257 Richardson Avenue, Nashville, Tenn. (3-23-50; 9-22-50; two; assemblers; 240 hours; 60

Manette, Inc., North Minneapolis, Minn. (3-21-50; 7-25-50; three; basic productive band and machine box making operations, except cutting, scoring and slitting; 240

hours; 67 cents).

Marlowe Tire & Battery Service, Birming-ham, Ala. (3-23-50; 9-22-50; two; tire recappers; 240 hours; 65 cents).

Manhattan Packing Co., McKeesport, Pa (3-21-50; 7-25-50; three; olive packers; 160 hours; 60 cents).

Marietta Fruit Package & Lumber Co., Westview Avenue, Marietta, Ohio (3-23-50; 9-22-50; five weavers, sorters, machine operators, and veneer cutters; 240 hours; 60

McLaughlin Upholstering Co., Inc., West Main Street, Chattanooga, Tenn. (3-22-50; 9-21-50; three; sewing machine operators, springers and upholsterers; 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours).

Mercer Pie Co., 710 O'Neal Street, Chattanooga, Tenn. (3-30-50; 9-29-50; six; icers; 480 hours; 65 cents for first 240 hours and 70 cents for the remaining 240 hours).

Midvale Paper Box Co., 19 Dailey Street, Plains, Pa. (3-27-50; 9-26-50; three; basic hand and machine box making operations except cutting, scoring, and slitting; 240 hours; 60 cents).
Nat Newman, Inc., Atlantic City, N. J.

(3-21-50; 9-20-50; two; batch machine operators; 200 hours; 60 cents.)

Naron Candy Co., Baltimore, Md. (3-21-50; -25-50; two; machine operators and hand dippers; 240 hours; 60 cents).

Neil-Mar Co., 1319 Hull Street, Richmond, Va. (3-23-50; 9-22-50; two; printing, developand negative cutting; 320 hours; ing, ar

Nevada Manufacturing Co., 800 East Austin Street, Nevada, Mo. (3-24-50; 9-23-50; 10 percent; machine operators; 480 hours; 55 cents for the first 320 hours and not less than 65 cents for the remaining 166 hours).
Noxon Broom Co., Ltd., 21 River, Avoca,

N. Y. (3-27-50; 9-26-50; three; broom winder and stitcher; 480 hours; 60 cents for first 320 hours and 65 cents for remaining 160

Garfield Manufacturing Co., 2441 South Michigan Avenue, Chicago, Ill. (3-27-50; 9-26-50; 10 percent; machine operators, hand sewers, and pressers; 240 hours; 65 cents)

Oxford Metal Spinning Co., Inc., Philadelphia, Pa. (3-21-50; 9-20-50; 10 percent; lamp shade sewer, 320 hours; assemblers, 480 hours; lamp shade sewers, 60 cents; assemblers, 320 hours at 60 cents and 160 hours at 65 cents).

P & K Inc., 122 North Dixle Highway, Momence, Ill. (4-3-50; 10-2-50; 10; machine operators, lure makers, assemblers; 320 hours; 60 cents).

Paramount Photo Prints, 735 Bergen Boulevard, Ridgefield, N. J. (3-22-50; 9-21-50; 10 percent; printer, developer, en-larger; 320 hours; 60 cents).

Penn State Cap Co., 614 Washington Trust Building, Pittsburgh, Pa. (3-29-50; 9-29-50; two; machine operator (except cutting); 240 hours; 60 cents).

Percy Tackle Co., 45-A Pree Street, Portland, Maine (3-23-50; 9-22-50; fly teer; 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the remaining 160

Penn Motors, Inc., Altoons, Pa. (3-21-50; 7-25-50; one; auto supply technician; 960 hours; 480 hours, 60 cents; 480 hours 65

Phillipsburg Optical Co., Phillipsburg, N. J. (4-3-50; 10-2-50; one; lens grinder; 480 hours; 60 cents for first 320 hours and 65 cents for remaining 160 hours).

Pittsfield Novelty, Inc., Pittsfield, Mass. (1-25-50; 7-24-50; 10 percent; sewing machine operators, cutters, pocketbook makers, pocketbook makers helpers; 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours).

Foinciana China Co., 1515 Northwest Twenty-Second Street, Mama, Fla. (3-22-50; 9-21-50; four; china makers and deco-rators; 320 hours; 60 cents),

Polynesian Arts, Inc., North Tenth Street, Mayfield, Ky. (3-22-50; 9-21-50; seven; casters, finishers, and decorators; 320 hours; 65 cents except for the finishers and decorators,

Henry Prasse Co., 4327 Mayfield Road, South Euclid 21, Ohio (3-22-50; 9-21-50; five; hand braiders, 80 hours; machine operators, 160 hours; 65 cents).

R. Prescott & Sons, Inc., Main and Front Streets, Keeseville, N. Y. (3-22-50; 9-21-50; 10; assemblers, finishers, and sanders, inspectors, machine operators, and repairmen; 160 hours, 671/2 cents).

Quinn Broom Works, Toledo, Ill. (3-21-50; 9-20-50; two; corn sorter and stitcher; 240 hours; 60 cents).

Regal Rugs, Inc., Jackson Street, North Vernon, Ind. (3-24-50; 9-23-50; 10 percent; machine operators; 240 hours; 60 cents).

Red Raven Rubber Co., 152 Sussex Avenue, Newark, N. J. (3-23-50; 9-22-50; six; machine operators; 320 hours; 60 cents).

Riverside Bedding Co., Moultrie, Ga. (3-24-50; 9-23-50; three; machine operators; 320 hours; 60 cents).

Roberts Manufacturing Co., Shaffer and Border Streets, Cleburne, Tex. (3-23-50; 9-22-50; four; sheet metal worker; 480 hours; 60 cents per hour for the first 320 hours and not less than 65 cents for the remaining 160

Roum Handbag Co., Inc., 28 South Fair Oaks, Pasadena, Calif. (3-24-50; 9-23-50; two; machine operators; 160 hours; 60 cents)

E. N. Roberts Portrait Co., Kansas City, Mo. (3-21-50; 9-20-50; two; airbrush portrait workers; 320 hours; 60 cents).

Rutland Plastics, Inc., 15 Prospect Street, Pair Haven, Vt. (3-22-50; 9-21-50; 20; assem-

blers; 160 hours; 60 cents).

William Schenck & Co., Inc., Evans City,
Pa. (3-21-50; 9-20-50; 10 percent; sanding
and filling; 320 hours; 60 cents).

S. Schuster Manufacturing Co., 7321/2 Elm Street, Winnetka, III. (3-23-50; 9-22-50; two; sewing machine operators; 320 hours; 60

Schoolfield Lumber & Chair Co., Calhoun City, Miss. (3-23-50; 9-22-50; two; turning, sanding, and planing machine operators; 160 hours: 60 cents).

See-Gal Manufacturing Co., 220 Franklin Street, Johnstown, Pa. (2-27-50; 7-24-50, five; pressers, machine operators, and hand sewers; 320 hours; 60 cents).

Shapiro & Son Curtain Corp., Easton, Pa. (3-23-50; 9-22-50; 10 percent; class I-machine operating, hand sewing and finishing operations involving hand sewing, 320 hours; class II-punch work and electric embroidery, 640 hours; in class I occupations 55 cents for the first 160 hours and 65 cents for the re maining 160 hours; in class II occupation 55 cents for the first 320 hours and 65 cents for the remaining 320 hours)

Snower White Goods Manufacturing Co. 1825 Baltimore Avenue, Kansas City, Mo. (3-24-50; 9-23-50; 10 percent; machine operators, 480 hours; 55 cents for the first 320 hours and not less than 65 cents for the

remaining 160 hours).
Soals Metal Products, Inc., Red Level, Ala (4-3-50; 10-2-50; two; machinist's helper, 480 hours; upholsters, 480 hours; spray gun operator, 320 hours; 60 cents for first hours, 65 cents for remaining 160 hours ex-

cept for spray gun operator 60 cents).
Southern Couch Manufacturing, Inc., 431
Colvin Street, Baltimore 1, Md. (3-22-50; 9-21-50; 10 percent; upholsterers, cutters, and sewers, 480 hours; 60 cents per hour for the first 320 hours and not less than 65 cents for the remaining 160 hours)

Speedcon Manufacturing Co., 135 Oliver St., Boston, Mass. (3-23-50; 9-22-50; 10; press operators and assemblers, 480 hours; 65 cents for the first 320 hours and not less than 70 cents for the remaining 160 hours).

Springfield Co., 88 Birnie Avenue, Spring-field, Mass. (3-23-50; 9-22-50; 10 percent; hand sewers, 480 hours; ball makers, 160 hours; club makers, 160 hours; 65 cents)

Story-Smithson, Inc., Stover, Mo. (3-24-50; 9-23-50; four; machine operators, 320 hours;

Sutton Tire Retreading Co., Greenville, N. C. (3-21-50; 9-20-50; two; tire recapper

and vulcanizer, 240 hours; 65 cents).

Taunton Textile, Oak Street, Taunton,
Mass. (3-24-50; 9-23-50; three; machine operators, 240 hours; 65 cents).

Tacoma Designing Co., 2901 South A Street, Tacoma, Wash. (3-24-50; 9-23-50; two; sewing machine operators, 320 hours; 60 cents).

Edgar Tobin Aerial Surveys, San Antonio, Tex. (3-21-50; 9-20-50; 15; draftsmen, 320 hours; negative cutter, 320 hours; 60 cents). Tompkins Broom and Mop Co., Cisco, Tex.

(3-21-50; 7-25-50; three; broom winder, 360 hours; mop maker, 240 hours; 60 cents).

Tru-Art Lamp Shade Co., Inc., 2024 South Wabash Avenue, Chicago 16, Ill. (3-22-50; 9-21-50; three; lamp shade sewer, 120 hours;

60 cents) Priscilla Turner Rug Guild, Turner, Maine

(3-24-50; 9-23-50; six; rug hookers; 240 hours; 60 cents).

Ulster Cravat Co., Inc., 36 Broadway, Kingston, N. Y. (3-29-50; 9-29-50; two; machine operators (except cutting) 320 hours; 60

Van Dyk and Reeves, Inc., 167 Forty-first Street, Brooklyn, N. Y. (4-3-50; 10-2-50; seven; olive packer; 240 hours; 65 cents).

Velt Furniture Corp., 133 Broadway, Han-over, Pa. (3-23-50; 9-22-50; six: springers, upholsterers; 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours).

W. R. Vermillion Co., Inc., Baldwin, Kans, (3-4-50; 10-3-50; 10 percent; machine operators, assemblers, sanders, and finishers; 320 hours; 65 cents for first 160 hours and 70 cents for the remaining 160 hours)

Victor Metal Products Corp., Airbase Build-ing, No. 811, Newport, Ark. (3-23-50; 9-22-50; 10 percent; machine or press operators; 160 hours; 70 cents).

Vokay Manufacturing Co., Inc., 64 South Pennsylvania Avenue, Wilkes-Barre, Pa. (3-29-50; 9-29-50; five; machine operators (except cutting) 320 hours; 60 cents).

Wesco Electrical & Manufacturing Co., Greenfield, Mass. (3-22-50; 9-21-50; two; con-denser makers; 240 hours; 60 cents).

Whitehall Furniture, Inc., 303 Walker Street, Durham, N. C. (3-27-50; 9-26-50; four; upholsterer, 320 hours; springer, 320 hours; cutter, 320 hours; finisher, 320 hours; assembler, 320 hours; sewing machine operators, 480 hours; 60 cents except for the sewing machine operators, 60 cents for the first 320 hours and not less than 65 cents for the next 160 hours).

White Lamps, Inc., 123 Beckwith Avenue, Paterson, N. J. (3-22-50; 9-21-50; four; hand and machine sewers; 320 hours; 50 cents).

Whitehall Manufacturing Co., Inc., 200
Anne Street SE., Atlanta, Ga. (3-24-50; 9-23-50; five; machine operators; 320 hours; 60

Wilbur-Suchard Chocolate Co. North Broad Street, Lititz, Pa. (3-22-50: 9-21-50; 10 percent; basic productive hand or machine candy operations but not including floor or shipping employees; 240 hours; 69

Wilson Awning & Tent Co., Inc., 301 Highway, Wilson, N. C. (3-24-50; 9-23-50; one; machine operators; 320 hours; 60 cents).

Woodcroftery Shops, Inc., 308 Second Avenue, Wayland, N. Y. (3-23-50; 9-22-50; two; hand decorators; 160 hours; 60 centa).

Worcester Felt Pad Corp., Municipal Airport, Tucson, Ariz. (3-24-50; 9-23-50; three;

machine operators; 160 hours; 60 cents).

W. W. Auto Parts, Inc., 202 San Pedro, San Antonio, Tex. (3-22-50: 9-21-50; two; auto parts technician; 960 hours; 50 cents for the first 480 hours and not less than 65 cents for

the remaining 480 hours).

Acme Cloth Reel Co., 214 W. McBee Avenue, Greenville, S. C., effective 4-6-50 to 10-5-50; four learners; reinforcing ends of cloth, 240 hours; reels and pasting, 240 hours; lettered labels, 250 hours, 60 cents.

Advance Printing & Little County, 10-10 for the county of the county of

Advance Printing & Litho Co., 1118 Chest-nut Street, Erie, Pa., effective 4-17-50 to 7-15-50; seven learners, three pressmen, four bindery operators; pressmen, 480 hours; bindery operator, 480 hours, 60 cents for 320 hours and 65 cents for remaining 160 hours. Alexander & Baum, 728 South Hill Street, Los Angeles 14, Calif., effective 4-7-50 to

10-6-50; two learners; sewing machine operators, 240 hours, 65 cents.

American Aniline Products, Inc., Mount Vernon Street, Lock Haven, Pa., effective 4-11-50 to 10-10-50; four learners; laboratory assistant, 960 hours; 60 cents for the first 320 hours; 65 cents for the next 320 hours; and

70 cents for the remaining 320 hours.
Associated Printers, Inc., 46 South Franklintown Road, Baltimore, Md., effective 4-7-50 to 10-6-50; four learners; bindery worker, 480 hours; not less than 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours.

F. R. Atkinson Spring Co., Inc., 33 Scott Street, Hamburg, N. Y., effective 4-25-50 to 10-24-50; two learners; springers, 480 hours; 60 cents for the first 320 hours and 65 cents

for the remaining 160 hours.

Badger Machine Co., 1213-A West Eleventh
Street, Sheboygan, Wis., effective 4-24-50 to 7-22-50; two learners; two machinists, 480 hours, 60 cents for 320 hours, and 65 cents for remaining 160 hours.

Barnwell Manufecturing Corp., 350 North Boundry Street, Barnwell, S. C., effective 3-7-50 to 9-6-50; 15 learners; basic hand and

machine production operations only in the manufacture of slide fasteners, 240 hours;

The Bartow Herald, Cartersville, Ga., effective 4-17-50 to 7-22-50; one learner; printerpressman, 480 hours; 60 cents for 320 hours

and 65 cents for the remaining 160 hours.

Coffins & Wimple, Inc., 142 Broad Street,
Bangor, Maine, effective 1-25-50 to 5-25-50; three learners; servicemen, oil burners, and refrigerators, 720 hours; 60 cents for the first 480 hours and not less than 70 cents for the remaining 240 hours.

Columbia Umbrella Co., Inc., 868 North Queen Street, Lancaster, Pa., effective 4-3-50 to 10-2-50; 10 percent of total productive factory workers; machine operating and hand

sewing, 240 hours, 65 cents.

Co-operative Publishing Co., Second and Harrison Streets, Guthrie, Okla., effective 4-24-50 to 7-22-50; six learners; bookbinder, 480 hours; one pressman, 480 hours; two com-positors, 480 hours; 60 cents per hour for 320 hours and 65 cents per hour for remaining

The Eastern Venetian Blind Co., 1601 Wicomico Street, Baltimore, Md., effective 4-19-50 to 10-18-50; 10 percent of total productive factory workers; machine operators and venetian blind assembler, 160 hours, 65

Olean Plant of Electrical Reactance Corp., Olean, N. Y., effective 4-7-50 to 10-7-50; 200 learners; condenser makers, 480 hours; 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours.

Ero Manufacturing Co. of Georgia, South William Street, Hazlehurst, Ga., effective 4-19-50 to 10-18-50; four learners: power sewing machine operators, 480 hours; 60 cents for the first 320 hours and 65 cents

for the remaining 160 hours. Freeman & Freeman, 229 Franklin Road, Roanoke, Va., effective 4-14-50 to 10-13-50; one learner; machine operator (except cut-

ting), 320 hours, 60 cents.

Giadys Candles, Inc., 123 East Main Street, Palmyra, Pa., effective 4-12-50, 10-11-50; three learners; candy dipper, 240 hours; 60

Greenwood Embroidery & Trimming Co. Inc., 331-333 Waller Avenue, Greenwood, S. C., effective 4-10-50 to 10-10-50; five learners; machine operator (except cutting), 320 hours,

Gresham's, Temple, Tex., effective 4-7-50 to 10-6-50; three learners; bindery worker, 480 hours; not less than 60 cents for the first 320 hours and not less than 65 cents for the remaining 160 hours.

Grove Knitting Works, 437 Grove Street, Irvington, N. J., effective 4-11-50 to 10-11-50; five learners; machine operator (except cutting), 320 hours; hand sewer, 320 hours, 60 cents.

Hartsell Industries Inc., South Roosevelt Avenue, Piqua, Ohio, effective 3-16-50 to 9-15-50; four learners; wood-working machine

operators only 480 hours, 70 cents.

Harvard Pickle Works, Inc., 41 Harvard
Street, Cambridge, Mass., effective 4-25-50
to 10-24-50; three learners; machine
labellers and pickle packers, 160 hours, 60 cents.

Harmin Products Co., Inc., 825 Twelfth Avenue, Bethlehem, Pa., effective 4-12-50 to 10-11-50; 10 percent of total productive factory force; assembler and riveter, 240 hours, 60 cents.

A. E. Holden Optical Co., 2 Water Street, Houlton, Maine, effective 4-24-50 to 7-22-50; one learner; one optical mechanic, 480 hours, 70 cents.

The House of Guest, Inc., Findlay, Ohio, effective 3-21-50 to 9-20-50; four learners, olive packers, 240 hours; pickle packers, 160

hours, 60 cents. International Instruments, Inc., 331 East Street, New Haven, Conn., effective 4-20-50 to 7-25-50; five learners; assemblers—mechanical and electrical, 480 hours, 65

cents for the first 320 hours and 70 cents for

the remaining 160 hours.

Josten Engraving Co., Owatonna, Minn.,
effective 4-24-50 to 7-22-50; nine learners; two engravers, 480 hours; two printers, 480 hours; two embossers, 480 hours; three bookbinders, 480 hours; 65 cents for 320 hours and 70 cents for remaining 160 hours.

Joston Manufacturing Co., Owatonna, Minn., effective 4-24-50 to 7-22-50; 26 learners; 5 die makers, 480 hours; 15 jewelry makers, 480 hours; 4 polishers, 480 hours; 2 maintenance men, 480 hours; 65 cents for 320 hours and 70 cents for remaining 160 hours.

Judkins & McCormick Co., Rockland Lake, N. Y., Replacement certificate, effective 4-17-50 to 10-17-50; five learners; machine operator (except cutting), 240 hours; presser, 240 hours, 65 cents.

Kellner System, 256 East Long Street, Co-lumbus 15, Ohio, effective 4-24-50 to 7-22-50; one learner; printer, 480 hours, 60 cents for 320 hours and 65 cents for the remaining 160 hours.

Kennedy Car Liner & Bag Co., Inc., Shelbyville, Ind., effective 4-11-50 to 10-10-50; 14 learners; sewing machine operator, 320 hours; bag maker, 320 hours, 65 cents for the first 160 hours and 70 cents for the remaining 160 hours.

Kretschmer-Tredway Co., Ninth and Washington Streets, Dubuque, Iowa, effective 4-12-50 to 10-11-50; one learner; plumbing supply technician, 960 hours, 65 cents.

Laurella Studio, Main Street, DeSoto, Mo., effective 4-19-50 to 10-18-50; four learners;

photographic printers, 320 hours, 60 cents. Leather Specialties, Inc., 2207 Chestnut Street, St. Louis, Mo., effective 4-6-50 to 10-6-50; five learners; machine operator (except cutting), 240 hours, 60 cents,

Levine Bros., 1021 Grand Street, Hoboken, N. J., effective 4-6-50 to 10-6-50; five learners; machine operator (except cutting), 240 hours, 60 cents.

Lill Neckwear _Co., Inc., 698 Broadway, Bayonne, N. J., effective 4-17-50 to 10-17-50; two learners; machine operator (except cut-

ting), 320 hours; 60 cents.

Louisville Lamp Co., Louisville, Ky., effective 4-10-50 to 10-9-50; 10 percent of its productive factory force; lampshade sewers, 320 hours; framers, 480 hours; wirers, 480 hours; spray department—degreasing and assembly, 480 hours; lampshade sewer—320 hours at 60 cents; framers—480 hours at 65 cents; wirers-480 hours at 65 cents; and spray department—degreesing and assembly—480 hours at 70 cents.

Mackenzie Auto Equipment, Inc., 401 North Main Street, Pocatello, Idaho, effective 4-17-50 to 10-16-50; one learner, stock clerk, 960 hours; not less than 65 cents per hour for the first 480 hours and not less than 70 cents per hour for the remaining 480 hours.

D. Miller, 540 Mercer Avenue, Lancaster, effective 4-11-50 to 10-10-50; three learners; carvers, benders, corders, stripers, dippers, drillers, 240 hours 60 cents.

Mohrsville Paper Box Co. Mohrsville, Pa., effective 4-19-50 to 9-12-50; three learners; basic hand and machine box making operations but not including cutting, scoring and slitting, 240 hours; 60 cents.

North American Products Co., 420 North Third Street, Philadelphia, Pa., effective 4-19-50 to 10-18-50; two learners; sewing machine operators, 480 hours; 60 cents for the first 320 hours and 65 cents for the remaining 180 hours.

Pacific Printing Co., San Diego, Calif., effective 2-10-50 to 7-7-50; one learner; printer-pressman, 480 hours: 60 cents per hour for the first 320 hours and not less than 65 cents for the remaining 160 hours.

Peasinger Bros., 2037 Farnam Street, Omaha, Nebr., effective 4-6-50 to 10-6-50; three learners; machine operators (except cutting), 480 hours; hand sewers, 480 hours; 60 cents per hour for the first 240 hours, 65 cents per hour for next 240 hours.

Penn State Beit & Buckle Co., Inc., Market and Curran Streets, Pittston, Pa., effective 4-6-50 to 10-6-50; five learners; machine operators (except cutting) 320 hours, 60

Pittsburgh Envelope Co., Pittsburgh, Pa., effective 4-12-50 to 10-11-50; five learners; machine operators, 240 hours, 60 cents.

Prestwood Photo Service, Inc., 830 Capouse Avenue, Scranton, Ps., effective 4-12-50 to 10-11-50; three learners; developer, printer, negative cutter, 320 hours, 60 cents.

Raffia DeLuxe, Inc., 4055 Liberty Avenue, Pittsburgh, Pa., effective 2-24-50 to 8-23-50; 10 percent of total productive factory workers (not including office or sales personnel); basic hand and machine production opera-

tor, 160 hours, 60 cents.

B. F. Reif & Co., 2717 North Howard Street,
Philadelphia, Pa., effective 4-3-50 to 10-2-50; five learners; sewing machine operator, 320

hours, 60 cents.

Rex Co., Inc., 60 Thomas Street, New York, Y., effective 4-12-50 to 10-11-50; two learners; loopers and snellers, 320 hours, 60

The Boss Manufacturing Co., 620 Fillmore Street, Napoleon, Ohio, effective 2-20-50 to 7-24-50; 25 learners; hand sewers, 320 hours; sewing machine operators, 320 hours; press

ers, 320 hours, 60 cents.
Royersford Needle Works, Inc., Washington Street, Royersford, Pa.; effective 4-12-50 to 10-11-50; 20 learners. Occupations requiring 480 hours learning period: Needle Department—Flattening, cranking, sorting and hanging on, inspection, filling bars on non-run points. Sinker Dept.—drilling cleats. nanging on, inspection, liming pars on hour-run points. Sinker Dept.—drilling cleats, laying together, lay together, needles, pick-ing out, needles. Occupations requiring 960 hours learning period: Needles—eye punching, laying in, cutting, swaging, bending, and tinting—clamping and tempering de-partment, cleaning carrier tubes, splitting sinkers, gauging sinkers, annealing ends, needles; 960 hours—60½ cents for first 320 hours; 66 cents for second 320 hours; 70 cents for third 320 hours; 480 hours—601/2 cents for first 240 hours and 65 cents for remaining 240 hours.

The Rushville Times Co., Rushville, III., effective 4-24-50 to 7-22-50; one learner; printer, 480 hours; 60 cents for 320 hours and 65 cents for the remaining 160 hours.

S & N Cap Manufacturing Co., 512-20 East Indiana Avenue, Philiadelphia, Pa., effective 4-6-50 to 10-6-50; five learners; machine operator (except cutting), 240 hours, 60 cents.

Scaremelli & Co., Inc., 195 Franklin Street, New York, N. Y., effective 4-9-50 to 10-8-50; four learners; olive packer, 160 hours, 60

Scaramelli & Co., Inc., 195 Franklin Street, New York, N. Y., effective 4-9-50 to 10-8-50; four learners; olive packer, 240 hours, 60

William Schenck & Co., Evans City, Pa., effective 4-14-50 to 10-13-50; 10 percent of total productive factory workers; sanders and fillers and assemblers, 320 hours, 60 cents.

Seymour Wallas & Co., 1200 South Eight Street, St. Louis 4, Mo., effective 4-10-50 to 10-9-50; 5 percent of its total number of productive factory workers, not including office and sales personnel; machine operators and screw printers only, 160 hours, 60 cents. Sidney Goldberg, doing business as Yolan-

da's, 2937 Wilkinson Avenue, Bronx 61, N. Y., effective 4-4-50 to 10-3-50; three learners; flower making including slipping-up, typing, pasting, headmaking, rosemaking, branch-ing, and stemming, 160 hours; 60 cents.

The Silvertex Co., 429 North Thirteenth Street, Philadelphia, Pa., effective 4-6-50 to 10-6-50; seven learners; machine operators (except cutting), 480 hours; hand sewers, 480 hours; 60 cents per hour for first 240 hours, 65 cents per hour for next 240 hours.

Smith Advertising Co., 132-134 East Main Street, Xenia, Ohio, effective 4-11-50 to 10-10-50; two learners; bindery workers, 480 hours; not less than 60 cents for the first 320 hours and not less than 65 cents for the re-

maining 160 hours.

South Jersey Amusement Co., 1131 Kaighn Avenue, Camden, N. J., effective 4-13-50 to 10-12-50; one learner; automatic machine repairman, 480 hours; 60 cents per hour for the first 320 hours, 65 cents for the remaining 160 hours. Standard Venetian Blind Co., 39 East Nine-

teenth Street, Bayonne, N. J., effective 4-17-50 to 10-16-50; five learners; assembler, woodcutter, metal slat cutter and sprayer, 160 hours; 65 cents.

Star Band Co., Inc., Broad and Commerce Streets, Portsmouth, Va., effective 3-13-50 to 9-13-50; 10 learners; sewing machine opera-

tors, 240 hours; 60 cents.

Styl-Rite Optical Manufacturing Corp., 3322 North Miami Avenue, Miami, Pla., effective 8-30-50 to 9-29-50; 10 percent of total productive factory force; polisher, 200 hours; riveter, 200 hours; 60 cents for occupation of polisher and 65 cents per hour for the occupation of riveter.
Supreme Plastics & Manufacturing Corp.,

1021 Jefferson Highway, New Orleans, La., effective 4-10-50 to 10-9-50; five learners, machine operators only, 480 hours; 60 cents per hour for the first 320 hours and not less than 65 cents per hour for the last 160 hours.

The Technoprint Co., 8-10 Empire Street, Providence, R. I., effective 4-10-50 to 7-8-50; one learner; pressman, 480 hours; 60 cents per hour for the first 320 hours and not less than 65 cents for the remaining 160 hours.

Texas Tag & Specialty Co., Wolfe City, Tex., effective 4-11-50 to 10-10-50; three learners; two pressmen, 500 hours; 60 cents; 1 linotype operator, 500 hours, 65 cents.

Textile Hardwood Manufacturing Co., Inc., Pike Street, West Huntsville, Ala., effective 4-20-50 to 10-19-50; three learners; wood-working machine operator, 160 hours, 60

Union City Daily Messenger, 510 South Pirst Street, Union City, Tenn., effective 4-11-50 to 10-10-50; two learners; linotype operators, 480 hours; not less than 60 cents for the first 320 hours and not less than 65

cents for the remaining 160 hours.

Veit Furniture Corp., 133 Broadway, Hanover, Pa., effective 3-23-50 to 9-22-50; six learners; upholsterers, springers, sewing machine operators, hand sewers, 480 hours; finishers, 320 hours; 60 cents except for upholsterers, springers, sewing machine opera-tors, and hand sewers—60 cents for the first 820 hours, and not less than 65 cents for the remaining 160 hours.

Walker Enameling Co., North Attleboro, Mass., effective 4-7-50 to 10-6-50; one learner; enameler, 480 hours; 320 hours at 60 cents and remaining 160 hours at 65 cents.

Western Art Manufacturing Co., 16 West Thirteenth Avenue, Denver, Colo., effective 4-13-50 to 10-12-50; 10 learners; sewing machine operators, hand sewers, and pressers, 240 hours; 65 cents.
Wollun Mills, Inc., 21 Johnson Avenue,

Carrollton, Ga., effective 4-24-50 to 10-23-50; three learners; machine operators, tenders, fixers and jobs immediately incidental thereto, 240 hours; 60 cents.

Wood Products Manufacturing Co., Inc. Rocky Mount, N. C., effective 4-19-50 to 10-18-50, three learners; venetian blind assembler, 80 hours; 65 cents for the first 40 hours and 70 cents for the remaining 40

The following special learner certificates were issued in the Men's and Boys' Clothing Division of the Apparel Industry. These certificates cover the occupations of machine operator, hand sewer, and presser, and have a learning period of 480 hours. Learners shall be paid not less than 60 cents for the first 240 hours, and 65 cents for the remaining 240 hours.

Andover Clothiers, Inc. Seventh and James Streets, Mayfield, Ky., effective 3-15-50 to 9-15-50; 7 percent learners.

Bond Stores, Inc., Rochester, N. Y., effective 24-50 to 9-24-50; 7 percent learners.

Wm. Bradford Co., Eighth and Harrison Streets, Davenport, Iowa, effective 3-29-50 to 9-29-50; 7 percent learners. The P. H. Davis Tailoring Co., 2314 Iowa

Avenue, Cincinnati, Ohio, effective 4-20-50 to

10-20-50; 7 percent learners. Sam Finklestein & Co., Inc., 501 Front Street, Norfolk, Va., effective 4-8-50 to 10-

7 percent learners. Hart, Schaffner & Marx, Jackson Boulevard Building, 720 West Jackson Boulevard, Chicago, Ill., effective 1-25-50 to 7-25-50; 7

percent learners.

Hart Schaffner & Marx, Joliet plant, 50 Michigan Avenue, Joliet, Ill., effective 1-25-50 to 7-25-50; 7 percent learners.

Harvey Clothing Co., Hill Street, Quaker-town, Pa., effective 4-6-50 to 10-6-50; 7 percent learners.

Kingston Clothing Co., 383 Albany Street, Boston, Mass., effective 4-6-50 to 10-6-50; 3 percent learners.

Lasar & Bick Co., 1600 South Broadway, Los Angeles, Calif., effective 3-24-50 to 9-24-50; 7 percent learners.

Magura Clothing Co., 272 Schoonmaker Avenue, Monessen, Pa., effective 4-6-50 to 10-6-50; 7 percent learners. National Tailoring Co., 410 North Jeffer-

son Avenue, St. Louis, Mo., effective 3-15-50

to 9-15-50; 7 percent learners. Reading Clothing Manufacturing Co. 500

North Third Street, Reading, Pa., replacement certificate, effective 4-10-50 to 10-10-50; 7 percent learners.

Rock Island Talloring Co., 2119-2125 Third Avenue, Rock Island, Ill., effective 3-17-50 to 9-17-50; 7 percent learners.

The following special learner certificates were issued in the Shoe Industry. These certificates authorize the employment of learners in any occupations except custodial, maintenance, supervisory, and office and clerical occupations. The learning period is 480 hours at not less than 65 cents an hour for the first 240 hours and not less than 70 cents an hour for the next 240 hours, except as otherwise indicated in parenthesis.

Alba Footwear, Inc., Malone, N. Y., effective 4-10-50 to 5-25-50; 10 percent learners (240 hours, 65 cents).

Altman Brothers Shoe Manufacturing Co. 2037 Rending Road, Cincinnati 4, Ohio, effective 3-9-50 to 5-25-50; 5 percent learners.

Arrowhead Mitten Co., 5103 Ramsey Street, Duluth, Minn, effective 3-17-50 to

5-25-50: 10 percent learners.

Auburn Wood Heel Co., Spring Street Extension, Auburn, Maine, effective 3-8-50 to 5-25-50; 10 percent learners (240 hours, 65

Bailey Shoe Co., 11-15 East Conch, San Angelo, Tex., effective 3-27-50 to 5-25-50; 25 learners.

Banner Slipper Co., Inc., Honesdale, Pa., effective 3-16-50 to 5-25-50; 10 percent learners.

Banner Slipper Co., Inc., Montrose, Pa., effective 3-16-50 to 5-25-50; 10 percent learn-

Billig Shoe Co., Inc., Main Street, Peckville, Pa., effective 2-1-50 to 5-25-50; 10 percent plus 25 learners for expansion (240 hours, 65 cents).

Brown Shoe Co., scrap leather department, Tom Stewart Airfield, Union City, Tenn., effective 4-13-50 to 5-25-50; 10 percent learn-

Conco Heel Co., Cuba, Mo., effective 1-25-50 to 5-25-50; 10 percent plus 25 learners for

Coulson Heel Co., Inc., 340 Poplar Street, Hanover, Pa., effective 3-8-50 to 5-25-50; 10 percent learners.

Diane Footwear, Inc., 92 South Empire Street, Wilkes-Barre, Pa., supplemental cer-tificate effective 3-28-50 to 5-25-50; 25 learners for expansion purposes.

W. L. Douglas Shoe Co., West Olive Street

and Douglas Avenue, Scranton, Pa., effective 8-6-50 to 5-25-50; 10 percent learners. Emons Shoe Co., Hutchins Street, Auburn.

Maine, effective 3-17-50 to 5-25-50; 10 learners.

Fraser Shoe Co., Union, Mo., effective 3-28-50 to 5-25-50; five learners (240 hours, 65 cents).

Gerry Nufoam Shoe Corp., Cavalier & Langley Boulevard, Portsmouth, Va., effective 1-31-50 to 5-25-50; 25 learners.

International Shoe Co., Chester, Ill., effective 4-21-50 to 5-25-50; 5 percent learn-

International Shoe Co., Paducah, Ky., effective 4-21-50 to 5-25-50; 5 percent learners. Jay-Allen-Ward Co., Inc., Advance, Mo., supplemental certificate, effective 3-28-50 to 5-50; 25 learners for expansion.

George Johns Sportswear, 38 North Market Johnstown, N. Y., effective 4-10-50 to 5-25-50: 10 learners.

Kelv-Bro. Shoe Manufacturing Co., Derry, N. H., effective 3-8-50 to 5-25-50; 10 percent learners.

Kopman-Woracek Shoe Manufacturing o., Flat River, Mo., effective 3-27-50 to 5-25-50; 10 percent learners.

The Krippendorf-Dittmann Co., 317 East Seventh Street, Cincinnati, Ohio, effective 3-9-50 to 5-25-50; 5 percent learners.

L & G Footwear Corp., Honesdale, Pa., effective 3-16-50 to 5-25-50; 10 percent learners.

Lazar's of Santa Fe. 106 Sandoval Street, Santa Fe, N. Mex., effective 3-17-50 to 5-25-50; four learners.

The Longini Shoe Manufacturing Co., Madison, Ind., effective 4-6-50 to 5-25-50; 10 percent learners.

Lown Wood Heel Co., 67 Minot Avenue, Auburn, Maine, effective 3-28-50 to 5-25-50; 10 percent or five learners (320 hours, not less than 65 cents for the first 240 hours and not less than 70 cents for the next 80 hours).

Maisak Handler Shoe Co., Inc., Marquand, Mo., effective 3-31-50 to 5-25-50; 10 percent or 10 learners.

Miami Footwear Corp., 2247 Northwest, First Place, Miami, Fla., effective 3-8-50 to

5-25-50; five learners.

The Miller Shoe Co., 4015 Cherry Street, Cincinnati 23, Ohio, effective 3-9-50 to 5-25five percent learners.

National Shoe & Leather Co., Inc., 1 Railroad Avenue, Epping, N. H., effective 3-8-50 to 5-25-50; 10 percent learners.

New Jersey Rubber Co., Arlington Street, Taunton, Mass., effective 3-17-50 to 5-25-50; five learners.

Omega Shoe Co., Pacific, Mo., effective 3-

8-50 to 5-25-50; 20 learners.
Pettyjohn Brothers Shoe Manufacturing
Co., 1110 Madison Street, Lynchburg, Va.,
effective 4-17-50 to 5-25-50; two learners.

Rambler Shoes, Inc., Bismark, Mo., effective

8-28-50 to 5-25-50; 35 learners.
Ranger Boot & Shoe Manufacturing Co., Inc., P. O. Box 445, Terrell, Tex., effective 4-26-50 to 5-25-50; 5 percent learners; 240 hours, 65 cents.

Somersworth Wood Heel Co., Somersworth, N. H., effective 3-17-50 to 5-25-50; 10 percent or 10 learners.

Sylvania Shoe Manufacturing Corp., Mc-Sherrystown, Pa., effective 4-24-50 to 5-25-50; 35 learners.

United Slipper Co., Bridgeport, Conn., effective 3-27-50 to 5-25-50; two learners.

Vaisey-Bristol Shoe Co., Inc., Skowhegan, Maine, effective 2-23-50 to 5-25-50; 10 percent learners.

Western Leather Co., 904 East Pearson Street, Milwaukee 1, Wis., effective 3-17-50 to 5-25-50; 25 learners.

The following special learner certificates were issued in Puerto Rico to the companies hereinafter named. The effective and expiring dates, the number of learners, the learner occupations, the length of the learning period and the learner wage rates are indicated in parentheses respectively.

P. R. Hosiery Mills, Inc., Aracibo, P. R. (2-5-50; 8-4-50; 77; knitters, loopers, and seamers, 960 hours, first 320 hours at 20 cents, second 320 hours at 25 cents, third 320 hours at 30 cents; toppers and menders, 480 hours, first 160 hours at 20 cents, second 160 hours at 25 cents, third 160 hours at 30 cents; examiners, 240 hours, first 80 hours at 20 cents, second 80 hours at 25 cents, third 80 hours at 30 cents).

Rodriquez Bros., Hato Rey, P. R. (2-1-50; 7-30-50; 16; machine operators, assemblers, jewelry solderers, stone setters; 200 hours; three-fourths of the applicable minimum rate of pay which is effective during the life

of this certificate).

San Juan Glove Corp., Hato Rey, P. R. (4-4-50; 10-3-50; 15; kiling and whipstitch-

ing; 190 hours; 27 cents).

Ultimax Co., Vega Alta, P. R. (1-27-50; 7-28-50; 35; belt sanding, grinding, and polishing drafting instruments, machining parts of drafting instruments, assembly and inspection of instruments, machining small machine parts; 2,080 hours; first 520 hours at 22 cents, second 520 hours at 27 cents, third 520 hours at 33 cents, fourth 520 hours at 38 cents).

The following special learner certificates were issued to the school-operated industries listed below:

Atlantic Union College, South Lancaster, Mass., effective 1-25-50 to 7-24-50; print shop, compositor, pressmen and related op-erations; clerical, bookkeeping, cashiering, and related work; 18 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at

Auburn Academy, Auburn, Wash., effective 1-25-50 to 7-24-50; manufacturing furniture, skilled operations; 40 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at

Blainview Academy, Redfield, South Da-kota, effective 1-25-50 to 7-24-50; broom shop, sorting, winding, stitching, painting, bundling, wrapping, labelling, seeding; 10 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents,

Broadview Academy, La Grange, Ill., effective 1-25-50 to 7-24-50; college wood prod-ucts, woodworking; 29 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at

60 cents.

Campion Academy, Loveland, Colo., tive 1-25-50 to 7-24-50; broomshop, stitching, winding, bunching, sorting, and related operations; printing, compositor, pressman, and related operations; 18 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at

Cedar Lake Academy, Cedar Lake, Mich., effective 1-25-50 to 7-24-50; woodworking, assembler, machine operators, packers, ship pers; 18 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Columbia Academy, Battle Ground, Wash., effective 1-25-50 to 7-24-50; clerical, bookkeeping, time-keeper, and secretary; six learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Emanuel Missionary College, Barrian Springs, Mich., effective 1-25-50 to 7-24-50; bookbinding, binding and related operations, 26 learners; cierical, bookkeeping, typing, and related operations, 15 learners; printing, press work, stitching, hand and machine composition and related operations, 80 learners; woodworking, assembling, mill-machine operating, 50 learners; all industries, 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Glendale Union Academy, Glendale 6, Calif., effective 1-25-50 to 7-24-50; printing, type selling, press work, compositor and related operations; four learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

La Sierra College, La Sierra Station, Arlington, Calif., effective 1-25-50 to 7-24-50; print shop; 5 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Lodi Academy, 1215 South Garfield Street, Lodi, Calif., effective 1-25-50 to 7-24-50; printing, printing compositor, pressman, and related operations; 5 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at

Maplewood Academy, 700 North Main Street, Hutchinson, Minn., effective 1-25-50 to 7-24-50; clerical, typing, recordkeeping, posting, invoicing, etc.; 6 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Mount Vernon Academy, Mount Vernon, Ohio, effective 1-25-50 to 7-24-50; printing, composition labor, press labor, clerical labor, bindery labor; 10 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60

Oak Park Academy, Nevada, Iowa, effective 1-25-50 to 7-24-50; press, pressman, compositor, and related operations; 6 learners; broom shop, winding and stitching, sorting and related operations, 8 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Ozark Academy, Gentry, Ark., effective 1-25-50 to 7-24-50; broom making, sorting, winding, stitching, painting (handles), bundling, wrapping, labeling, seeding; 10 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Pacific Union College, Angwin, Napa County, Calif., effective 1-25-50 to 7-24-50; printing, compositors, pressmen, lithography, binding, and other related operations; 12 learners; bindery, sewing, gold stamping, trimming and backing, cutting, case making, casing-in; 8 learners; all industries, 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Southern Missionary College, Collegedale, Tenn., effective 1-25-50 to 7-24-50; bookbindery and related operations, 20 learners; broom factory, broommaker and related operations, 40 learners; clerical, typing, filing and related operations, 10 learners; furniture factory, cabinet and furniture making, learners; press, compositor, pressure, bindery workers and related operations, 15 learners all industries, 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Southwestern Junior College, Keene, Tex., effective 1-25-50 to 7-24-50; college press, composition, press bindery; 10 learners; college chenille, sewing machine operators, and related operations, 14 learners; college mill, assembling, wrapping, machine work, office, 40 learners; clerical workers, typing, filing, bookkeeping, stenography, 10 learners; bindery, cawing, sewing, stamping, 15 learners; all industries, 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Spanish-American Seminary, N. Mex., effective 1-25-50 to 7-24-50; broom factory, winding brooms, sorting broom corn, stitching brooms, and bunching and leveling brooms; 24 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Sunnydale Academy, Centralia, Mo., effective 1-25-50 to 7-24-50; food manufacturing, preparing gluten, precooking, making broth, canning, cooking, labeling, and ship-

ping; 12 learners; 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.
Union College, Lincoln, Nebr., effective 1-25-50 to 7-24-50; bookbinders, bookbinding and related operation; 18 learners; furniture factory, woodworking, machine opera-tor, assembler and related operations, 40 learners; print shop, compositor, pressman, and related operations, 20 learners; clerical workers, bookkeepers, filing, machine operators, and related work, 8 learners; all indus-tries, 750 hours; 45 cents for 250 hours, 50 cents for 250 hours, 60 cents for 250 hours

Walla Walla College, College Place, Wash., effective 1-25-50 to 7-24-50; college press, compositor, pressman, binder, and related operations, 10 learners; book bindery, bind. sew, place on cover, stamping, forwarding, finishing and related operations, 20 learners; all industries, 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Washington Missionary College, Takoma Park, Md., effective 1-25-50 to 7-24-50; printing, pressman, compositor, linotype operator, bindery operators, clerical and related skilled operations, 15 learners; woodworking, mill-ing, assembling, clerical and related skilled operations, 12 learners; clerical, typist, stenographers, bookkeepers and related office practices, 10 learners; all industries, 250 hours at 45 cents, 250 hours at 50 cents, 250 hours at 60 cents.

Madison College, Madison College, Tenn., effective 1-25-50 to 7-24-50; food processing, skilled operation, 35 learners; office work, skilled operation, 5 learners; steam plant, skilled operation, 10 learners; all industries, 250 hours at 45 cents, 250 hours at 55 cents, 250 hours at 60 cents.

Each certificate has been issued upon the employer's representation that employment of learners at subminimum rates is necessary in order to prevent curtailment of opportunities for employment, and that experienced workers for the learner occupations are not available except that employers of student-workers employed in school-operated industries were not required to certify to the non-availability of experienced workers. The certificates may be cancelled in the manner provided in the regulations and as indicated in the certificates. Any person aggrieved by the issuance of any of these certificates may seek a review or reconsideration thereof within 15 days after publication of this notice in the FEDERAL REGISTER pursuant to the provisions of Part 522.

Signed at Washington, D. C., this 8th day of May 1950.

> ISABEL FERGUSON, Authorized Representative of the Administrator.

[F. R. Doc. 50-4096; Filed, May 12, 1950; 8:46 a. m.]

CIVIL AERONAUTICS BOARD

[Regs., Serial No. SR-345]

PAN AMERICAN WORLD AIRWAYS, INC.

FLIGHT TIME LIMITATIONS

Adopted by the Civil Aeronautics Board at its office in Washington, D. C., on the 10th day of May 1950.

Pan American World Airways, Inc. (PAA) has filed a request for authority to deviate from the provisions of paragraphs (a), (b), and (c) of § 41.54 of the Civil Air Regulations for its route between Miami, Florida, and Belem, Brazil, with intermediate stops at San Juan, Puerto Rico, and Port au Spain, Trinidad. These regulations, establishing flight time limitations for aircraft having a crew of one or two pilots, provide that a pilot may be scheduled to fly

8 hours or less during any 24 consecutive hours without a rest period; that if he is scheduled to fly in excess of 8 hours during any 24 consecutive hours. he must be given an intervening rest period at or before the termination of 8 scheduled hours of flight duty; that such rest period must equal at least twice the number of hours flown since the last preceding rest period and in no case will such rest period be less than 8 hours: that when a pilot has flown in excess of 8 hours during any 24 consecutive hours he must receive at least 18 hours of rest before being assigned any duty with the air carrier; and that a pilot shall not fly in excess of 32 hours during any 7 consecutive days.

PAA has established 14 flight schedules for the Miami-Belem route which permit compliance with the flight time limitations prescribed in paragraphs (a) (b), and (c) of \$41.54. These sched-ules require pilots based at Miami to lay over on certain trips at San Juan, Puerto Rico, Port au Spain, Trinidad, and Belem, Brazil. Depending upon the particular trip, the individual layover periods at the various points range from 10:54 to 54:59 hours, and a pilot flying a round trip is required to lay over as much as 164:09 hours. The flight time on a round trip between Miami and Belem only aggregates 33:18 hours, and the total time away from Miami on such a trip approximates 9 days. PAA also points out that this method of scheduling the crews requires a pilot to be absent from his home base, Miami, Florida, for approximately 28 days during an average month of duty. PAA claims that these long layovers and the amount of time the pilots are away from their families have lowered the morale of the

PAA asserts that if, with respect to this route, it were authorized to eliminate the Port au Spain layover and to permit pilots to fly in excess of 8 hours but generally not more than 101/2 hours in any 24 consecutive hours, to have a rest period slightly less than that currently required, and to fly slightly more than 32 hours in any 7 consecutive days, the round trip could be made in less than 6 days, the pilots would have approximately one-half of each month at their home base, Miami, Florida, the morale of the pilots would be appreciably increased, and no undue pilot fatigue would result so as to unduly lower the level of passenger safety established by the current flight time limitations.

In developing this proposed pattern PAA states that it considered the following factors: The majority of the trips are operated during daylight hours; the rest periods would be at night, the habitual rest period; and these trips are flown "well over 90 percent of the time" under VFR conditions, and without terrain and airway traffic problems.

We believe that extended layovers away from a pilot's home base, especially in a tropical climate, may be detrimental to the mental well-being and health of the pilots and may result in a lowering of the morale of the pilots. Moreover, the Board finds that safety will not be adversely affected if pilots are permitted to exceed for relatively short

periods of time the flight time limitations specified in paragraphs (a), (b), and (c) of § 41.54.

It will be noted that the Board has had under consideration for some time the revision of all flight time limitations, and as part of that proposal has contemplated authorizing the Administrator to permit deviations from the limitations prescribed where he finds that such deviations will provide more healthful and advantageous rest periods for the pilot. The granting of this request will permit the Board to examine at first hand an operation conducted under a set of limitations tailored to a particular situation. and it will furnish the Board with information needed to assist it in the development of better and more realistic flight time limitations. Because the Board is now contemplating a revision of the current limitations, the Board considers it advisable to limit any authorization herein granted to a period no longer than 6 months, subject, of course, to renewal or revocation depending upon the results of this trial operation.

This regulation will permit the Administrator, for a period of 6 months, to authorize PAA and the pilots engaging in flight operations between Miami, Florida, and Belem, Brazil, with intermediate stops at San Juan, Puerto Rico, and Port au Spain, Trinidad, to deviate from the flight time limitations prescribed in paragraphs (a), (b), and (c) of § 41.54 if he finds that different limitations will not result in undue pilot fatigue and will permit flights between the aforementioned points to be scheduled to provide more healthful and advantageous rest periods for the pilots.

It will be noted that all persons interested in PAA's request, namely, the pilots engaging in operations over the Miami-Belem route and the Air Line Pilots Association, have submitted their comments regarding this request, and that PAA has requested that this rule be made effective immediately. Due consideration has been given to all of these comments.

For the reasons stated above, notice and public procedure hereon are unnecessary, and the Board finds that good cause exists for making this Special Civil Air Regulation effective on less than 30 days' notice.

In consideration of the foregoing the Civil Aeronautics Board hereby makes and promulgates a Special Civil Air Regulation, effective immediately, to read as follows:

1. In lieu of the provisions of paragraphs (a), (b), and (c) of § 41.54 of the Civil Air Regulations the Administrator is authorized to establish flight time limitations for the Pan American World Airways, Inc., route between Miami, Florida, and Belem, Brazil, with intermediate stops at San Juan, Puerto Rico, and Port au Spain, Trinidad, if he finds that flight time limitations other than those specified in paragraphs (a), (b), and (c) of § 41.54 will not result in undue pilot fatigue and will permit flights on this route to be scheduled to provide more healthful and advantageous rest periods for the pilots than would result from a literal application of the limitations prescribed in those paragraphs.

2. Pan American World Airways, Inc., and the pilots employed by Pan American World Airways, Inc., who engage in flight operations on the Miami-Belem route are authorized, for a period of 6 months, to operate over that route in accordance with the flight time limitations prescribed by the Administrator pursuant to the authority granted in paragraph 1, such period to begin on the first date operations are inaugurated in accordance with such prescribed limitations.

3. Pan American World Airways, Inc., prior to commencing operations in accordance with flight time limitations approved by the Administrator, shall notify the Board in writing of the date on which service based upon the flight time limitations established pursuant to paragraph 1 is to be inaugurated.

This regulation shall terminate July 1, 1951, unless sooner superseded or rescinded.

(Sec. 205 (a), 52 Stat. 984, 49 U. S. C. 425 (a). Interpret or apply sec. 601, 52 Stat. 1007, 1010, 49 U. S. C. 551, 554; 62 Stat. 1216; Act of July 1, 1948)

By the Civil Aeronautics Board.

[SEAL]

M. C. MULLIGAN, Secretary,

(F. R. Doc. 50-4131; Piled, May 12, 1950; 8:49 a. m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 9610]

JAMES E. MURRAY ET AL.

ORDER CONTINUING HEARING

In the matter of James E. Murray, Vern Minor and Dorothy C. Murray (Transferors), The Hutchinson Publishing Company (Transferee), for consent to transfer of control of KWHK Broadcasting Company, Inc., licensee of Station KWHK, Hutchinson, Kansas, File No. BTC-869, Docket No. 9610.

The Commission having under consideration a petition filed April 28, 1950 by James E. Murray, Vern Minor and Dorothy C. Murray, transferors, and The Hutchinson Publishing Company, transferee, requesting a continuance, for a period of thirty days, of the hearing presently scheduled for May 23, 1950, at Hutchinson, Kansas, in order to give petitioners sufficient time in which to prepare and file a petition, and supporting engineering data, for reconsideration and grant of the above-entitled application; and

It appearing, that no opposition to such continuance has been filed:

It is ordered, This 5th day of May 1950, that the petition be, and it is hereby, granted; and that the hearing on the above-entitled application now scheduled for May 23, 1950, be, and it is hereby, continued to July 18, 1950, at Hutchinson, Kansas.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE, Secretary.

[F. R. Doc. 50-4123; Filed, May 12, 1950; 8:49 a. m.] [Docket No. 9594, 9595]

PACIFIC COAST BROADCASTING CO. (KXLA)

ORDER CONTINUING HEARING

In re application of Pacific Coast Broadcasting Company (KXLA), Pasadena, California, for modification of license; Docket No. 9594, Pile No. BML-1328. In re order to show cause directed to Pacific Coast Broadcasting Company (KXLA), Pasadena, California, Docket No. 9595, File No. BS-1189.

The Commission having under consideration a petition herein filed on May 1, 1950, by Pacific Coast Broadcasting Company (KXLA), Pasadena, California, requesting that the hearing in the above-entitled proceedings, now scheduled to be held on June 1, 1950, be continued until August 1, 1950; and

It appearing, that copies of said petition have been served on all parties to the proceeding, that time within which oppositions thereto could be filed has expired, and no opposition has been filed; and good cause has been shown why the netition should be granted:

why the petition should be granted;

It is ordered, This 8th day of May,
1950, that the petition of Pacific Coast
Broadcasting Company (KXIA), for a
continuance of the hearing herein, is
hereby granted, and the hearing is
hereby continued, to August 1, 1950, at
Washington, D. C.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] T. J. SLOWIE, Secretary.

[F. R. Doc. 50-4124; Filed, May 12, 1950; 8:49 a. m.]

FEDERAL POWER COMMISSION

[Docket No. G-1319]

ALGONQUIN GAS TRANSMISSION CO.

NOTICE OF AMENDED APPLICATION

MAY 8, 1950.

Take notice that Algonquin Gas Transmission Company (Applicant), a Delaware corporation, having its principal place of business at Boston, Massachusetts, on May 1, 1950, filed an amendment to its application for a certificate of public convenience and necessity filed January 24, 1950.

Applicant proposes to procure its entire supply of natural gas from Texas Eastern Transmission Corporation (Texas Eastern) at or near Lambertville, New Jersey. Applicant proposes to construct and operate approximately 254 miles of main 26- and 24-inch pipe line extending from the point of connection with the pipe line of Texas Eastern to a point in the vicinity of Boston, Massachusetts; and approximately 364 miles of lateral lines, ranging from 31/2- to 26-inch in diameter, extending adjacent and beyond the main pipe line, having an initial delivery capacity of approximately 260,000 Mcf per day, which is believed will be available for service prior to December 31, 1951. Estimates of needs of natural gas in the area presently proposed to be served in the States of New Jersey, Connecticut, Massachusetts, and Rhode Island have been determined from responses from 31 distribution companies listed in Exhibit No. 1 attached to the amended application. Applicant expresses a willingness to undertake to serve the entire New England area to the extent that it shall be economically feasible to do so.

Applicant also proposes to construct and operate one 6,000 horsepower compressor station together with suitable metering and regulating stations as well as such other facilities as Applicant may deem necessary in order to enable it to render the service proposed.

Applicant states that no sales or interchange of natural service with other natural-gas companies is now proposed with the exception of the purchase of natural gas by Applicant from Texas Eastern.

The estimated over-all capital cost of the proposed facilities is \$33,217,090 which will be financed by sale of debt securities and common stock. Applicant states it has been advised that a program involving the issuance of twentyyear first mortgage bonds to raise seventy-five percent of the funds required, with the remaining twenty-five percent to be obtained through the sale of common stock, is a feasible and practicable method of financing the proposed project. Applicant further states that 75% of the common stock will be owned by New England gas distributing interests and 25% of the common stock is now owned by Texas Eastern.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before the 26th day of May 1950. The amended application is on file with the Commission for public inspection.

[SEAL] LEON M. FUQUAY, Secretary.

[F. R. Doc. 50-4099; Filed, May 12, 1950; 8:46 a. m.]

[Docket No. G-1327]

UNITED GAS PIPE LINE CO.

ORDER FIXING DATE OF HEARING

On February 13, 1950, United Gas Pipe Line Company (Applicant), a Delaware corporation of Shreveport, Louisiana, filed an application for a certificate of public convenience and necessity, pursuant to section 7 of the Natural Gas Act, as amended, authorizing the construction and operation of a tap and delivery station on Applicant's Mobile-Pensacola transmission line near Olive, Florida, for the purpose of delivering and selling natural gas to the Town of Milton, Florida, for distribution therein, all as more fully described in such application on file with the Commission and open to public inspection.

The Commission finds: This proceeding is a proper one for disposition under the provisions of § 1.32 (b) of the Commission's rules of practice and procedure, Applicant having requested that its application be heard under the shortened

procedure provided by the aforesald rule for non-contested proceedings, and no request to be heard, protest or petition having been filed subsequent to the giving of due notice of the filing of the application, including publication in the FEDERAL REGISTER on March 1, 1950 (15 F. R. 1129).

The Commission orders:

(A) Pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, as amended, and the Commission's rules of practice and procedure, a hearing be held on May 26, 1950, at 9:30 a. m., e. d. s. t., in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW. Washington, D. C., concerning the matters involved and the issues presented by such application: Provided, however, That the Commission may, after a noncontested hearing, forthwith dispose of the proceeding pursuant to the provisions of § 1.32 (b) of the Commission's rules of practice and procedure.

(B) Interested State commissions may participate as provided by §§ 1.8 and 1.37 (f) of the said rules of practice and

procedure.

Date of issuance: May 9, 1950.

By the Commission.

[SEAL] LEON M. FUQUAY, Secretary.

[F. R. Doc. 50-4108; Filed, May 12, 1950; 8:48 a. m.]

[Docket Nos. ID-1008, ID-1133]

ALFRED V. COLEMAN AND RICHARD B. PARSONS

NOTICE OF AUTHORIZATIONS

MAY 9, 1950.

Notice is hereby given that, on May 8, 1950, the Federal Power Commission issued its order entered May 4, 1950, in the above-designated matters, authorizing applicants to hold certain positions pursuant to section 305 (b) of the Federal Power Act.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 50-4098; Filed, May 12, 1950; 8:46 a, m.]

[Docket No. ID-1101] CHESTER N. CHUBB NOTICE OF AUTHORIZATION

MAY 9, 1950.

Notice is hereby given that, on May 4, 1950, the Federal Power Commission issued its order entered May 3, 1950, in the above-designated matter, authorizing applicant to hold certain positions pursuant to section 305 (b) of the Federal Power Act.

[SEAL]

LEON M. FUQUAY, Secretary.

[F. R. Doc. 50-4097; Filed, May 12, 1950; 8:46 a. m.]

INTERSTATE COMMERCE COMMISSION

[4th Sec. Application 25086]

FOREIGN WOODS FROM DUBLIN, GA., TO OFFICIAL TERRITORY

APPLICATION FOR RELIEF

MAY 10,1950.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: R. E. Boyle, Jr., Agent, for and on behalf of carriers parties to Agent C. A. Spaninger's tariffs I. C. C. Nos. 621 and 696.

Commodities involved: Foreign woods and veneer, carloads.

From: Dublin, Ga.

To: Points in official territory

Grounds for relief: Competition with rail carriers and circuitous routes.

Schedules filed containing proposed rates: C. A. Spaninger's tariffs I. C. C. Nos. 621 and 696, Supplements Nos. 196 and 167, respectively.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Com-mission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hear-

period, may be held subsequently. By the Commission, Division 2.

ing, upon a request filed within that

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 50-4111; Filed, May 12, 1950; 8:48 a. m.]

[4th Sec. Application 25087]

VARIOUS COMMODITIES FROM, TO AND BETWEEN POINTS IN THE SOUTH

APPLICATION FOR RELIEF

MAY 10, 1950.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: R. E. Boyle, Jr., Agent, pursuant to fourth-section order No. 9800. Commodities involved: Various com-

From: To and between points in the south.

Grounds for relief: Circuitous routes. Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 50-4112; Piled, May 12, 1950; 8:48 a. m.]

[4th Sec. Application 25088]

SAND AND GRAVEL FROM MCCOOK, ILL., TO WANATAH AND HANNA, IND.

APPLICATION FOR RELIEF

May 10, 1950.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: B. T. Jones, Agent, for and on behalf of carriers parties to fourth-sec-

tion application No. 24842.

Commodities involved: Sand, gravel and crushed stone, carloads.

From: McCook, III

To: Wanatah and Hanna, Ind.

Grounds for relief: Competition with motor carriers.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 50-4113; Filed, May 12, 1950; 8:48 a. m.]

[4th Sec. Application 25089]

FUEL OIL FROM CARDIN, OKLA. TO POINTS IN ILLINOIS

APPLICATION FOR RELIEF

MAY 10, 1950.

The Commission is in receipt of the above-entitled and numbered applica-

tion for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: D. Q. Marsh, Agent, for and on behalf of carriers parties to the tariffs named below.

Commodities involved: Petroleum residual fuel oil, carloads,

From: Cardin, Okla.

To: Points in Illinois, Northern, Official, Southern, Southwestern and Western Trunk Line territories.

Grounds for relief: Competition with rall carriers and circuitous routes.

Schedules filed containing proposed rates: D. Q. Marsh's tariffs I. C. C. Nos. 3585, 3821, 3802, 3825, 3651, 3724 and 3723, Supplements 404, 38, 64, 58, 224, 113

and 117, respectively.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that period, may be held subsequently.

By the Commission, Division 2.

[SEAL]

W. P. BARTEL. Secretary.

[F. R. Doc. 50-4114; Filed, May 12, 1950; 8:48 a. m.]

[4th Sec. Application 25090]

COAL FROM WEST AND SOUTHWEST TO ILLINOIS

APPLICATION FOR RELIEF

MAY 10, 1950.

The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-shorthaul provision of section 4 (1) of the Interstate Commerce Act.

Filed by: D. Q. Marsh, Agent, for and on behalf of carriers parties to his tariff

I. C. C. No. 3763.

Commodities involved: Coal and briquettes or coalettes, carloads.

From: Points in Arkansas, Kansas, Missouri and Oklahoma.

To: Alton, Federal, Roxana and Wood

Grounds for relief: To maintain group-

Schedules filed containing proposed rates; D. Q. Marsh's tariff I. C. C. No.

3763, Supplement 95.

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, rule 73, persons other than applicants should fairly disclose

their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or formal hearing. If because of an emergency a grant of temporary relief is found to be necessary before the expiration of the 15-day period, a hearing, upon a request filed within that

period, may be held subsequently. By the Commission, Division 2.

. [SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 50-4115; Filed, May 12, 1950; 8:48 a. m.]

[Rev. S. O. 562, Amdt. 1 to Rev. King's I. C. C. Order 23]

PENNSYLVANIA RAILROAD CO. ET AL.

REROUTING OR DIVERSION OF TRAFFIC

Upon further consideration of Revised King's I. C. C. Order No. 23 and good cause appearing therefor: It is ordered, That:

Revised King's I. C. C. Order No. 23, be, and it is hereby amended by substituting the following paragraph (a) for paragraph (a) thereof;

(a) Rerouting traffic. The Pennsylvania Railroad west of Harrisburg, Pennsylvania, and New Boston Junction, Pennsylvania; the New York Central System west of Buffalo, New York; the Southern Railway System; the Gulf, Mobile and Ohio Railroad Company between Corinth, Mississippi and Memphis, Tennessee and between Corinth, Mississippi and Birmingham, Alabama; the Colorado and Southern Railway Company between Denver, Colorado and Pueblo, Colorado; and the Atchison, Topeka and Santa Fe Railway Company (not including the Gulf, Colorado and Santa Fe), and their connections are hereby authorized to reroute or divert traffic routed over their lines affected by strike of firemen over any available route to expedite the movement; the billing covering all such cars rerouted shall carry a reference to this order as authority for the rerouting.

It is further ordered, That this amendment shall become effective at 9:00 a, m., May 10, 1950, and that this order shall be served upon the Association of American Railroads, Car Service Division, as agent of all the railroads subscribing to the car service and per diem agreement, and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., May 10, 1950.

INTERSTATE COMMERCE COMMISSION, HOMER C. KING, Agent.

[F. R. Doc. 50-4116; Filed, May 12, 1950; 8:48 a. m.]

SECURITIES AND EXCHANGE COMMISSION

[File Nos. 54-111, 59-12]

American & Foreign Power Co., Inc., ET AL.

NOTICE OF FILING OF APPLICATION FOR EXTENSION OF TIME

At a regular session of the Securities and Exchange Commission held at its office in the city of Washington, D. C., on the 9th day of May A. D. 1950.

In the matter of American & Foreign Power Company, Inc., Electric Bond and Share Company, File No. 54-111; Electric Bond and Share Company, American & Foreign Power Company, Inc. et al.,

respondents, File No. 59-12.

The Commission having on May 2, 1949, entered its order pursuant to section 11 (b) (2) of the Public Utility Holding Company Act of 1935 (Holding Company Act Release No. 9044), directing Electric Bond and Share Company ("Bond and Share") and its subsidiary American & Foreign Power Company, Inc. ("Foreign Power") to take appropriate steps to reorganize Foreign Power on a basis on which Foreign Power will have outstanding only a single class of stock, namely common stock, and such amount of debt securities as will under the circumstances then existing meet the standards of the act:

Notice is hereby given that Bond and Share and Foreign Power have filed a joint application pursuant to section 11 (c) of the act requesting that the time for compliance with said order of the Commission dated May 2, 1949, be extended for a period of one year or such other period as the Commission may

deem proper.

The application recites that subsequent to the Commission's order of May 2, 1949, Foreign Power and Bond and Share directed their efforts during the remainder of the year toward what they considered necessary preliminaries to the reorganization of Foreign Power, namely the reorganization of Cuban Electric Company, a subsidiary of For-eign Power, and the financing of the capital needs of Foreign Power's subsidiaries. In accordance with applications approved by the Commission (Holding Company Act Release No. 9589), Bond and Share's holdings of Cuban Debentures were transferred to Foreign Power in exchange for a new note of Foreign Power subject to certain conditions and Foreign Power obtained a loan of \$10,000,000 from a group of banks with an additional stand-by credit of \$5,000,000 available to July 1, 1951. Subsequently, the reorganization of Cuban Electric Company was substantially completed.

The application further states that Foreign Power is now engaged in the preparation of a new plan which it hopes to file in the near future. In this connection Foreign Power states that it furnished to the participants in the proceedings and to others interested in the reorganization of the company, a set of papers containing financial data of the company and its subsidiaries for the past

ten years and a forecast for the year 1950. Such data was supplied for the purpose of obtaining suggestions from such persons as to the appropriate terms and conditions to be contained in a plan of reorganization and, if possible, to obtain substantial agreement thereon. The company states that to date many suggestions have been received but that it has not as yet been able to formulate a satisfactory plan. Accordingly, the company has requested the extension of time.

All interested persons are referred to said application, which is on file in the offices of this Commission, for further details concerning said application.

Notice is further given that any interested person may, not later than May 22, 1950, at 5:30 p. m., request the Commission in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for his request and the issues, if any, of fact or law raised by said application proposed to be controverted, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. At any time thereafter such application, as filed or as amended, may be granted by the Commission.

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F.R. Doc. 50-4106; Filed, May 12, 1950; 8:47 a. m.]

[File No. 70-2385]

NASSAU & SUFFOLK LIGHTING CO.

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the city of Washington, D. C., on the 8th day of May 1950.

Notice is hereby given that a declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Nassau & Suffolk Lighting Company, an indirect subsidiary of Long Island Lighting Company, a registered holding company. Declarant has designated sections 6 (a) and 7 of the act as applicable to the pro-

posed transactions.

Notice is further given that any interested person may, not later than May 25, 1950, at 5:30 p. m., e. d. s. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request, the nature of his interest and the issues of fact or law raised by said declaration which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, 425 Second Street NW., Washington 25, D. C. At any time after May 25, 1950, said declaration, as filed or as amended, may be permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under the act, or the Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof.

All interested persons are referred to said declaration which is on file in the offices of this Commission for a statement of the transaction therein proposed, which is summarized as follows:

Declarant proposes to issue and sell for cash at principal amount to four commercial banks an aggregate of \$3,800,000 principal amount of unsecured notes which will bear interest at the rate of 2½ percent per annum and will mature on December 15, 1950. The proceeds of the sale of the notes are to be used to repay all of the company's presently outstanding bank loans in the face amount of \$3,800,000 which bear interest at 2½ percent per annum and mature May 31, 1950.

The declaration states that pursuant to section 11 (e) of the act this Commission has approved a plan for the consolidation of it with Long Island Lighting Company and the latter's subsidiary company, Queens Borough Gas and Electric Company, and that upon consummation of the proposed consolidation the interest rate on the notes will become 21/4 percent for the remainder of the term. The plan has also been approved and directed to be consummated as soon as practicable by the United States District Court for the Eastern District of New York. Appeals from that approval have been taken to the United States Court of Appeals for the Second Circuit. That court has heard argument and has taken the matter under advisement.

Declarant states that the transaction is not subject to the jurisdiction of any regulatory body other than this Commis-

By the Commission.

[SEAL]

ORVAL L. DuBois, Secretary.

[F. R. Doc. 50-4105; Filed, May 12, 1950; 8:47 a. m.]

DEPARTMENT OF JUSTICE

Office of Alien Property

AUTHORITY: 40 Stat. 411, 55 Stat. 839, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 925; 50 U. S. C. and Supp. App. 1, 616; E. O. 9163, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9788, Oct. 14, 1946, 11 F. R. 11981,

[Vesting Order 14539]

LILLY KULLAK

In re: Interests in bonds owned by Lilly Kullak. F-28-30138, F-49-1302-A-3.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

 That Lilly Kullak, whose last known address is 23 Limastrasse, Berlin, Zehlendorf West, Germany, is a resident of Germany and a national of a designated enemy country (Germany); That the property described as follows;

a. An undivided one-third (1/3) interest in two (2) State of San Paulo 8% External Loan Bonds of 1921, each of \$1,000 face value, bearing the numbers 5644 and 5645, registered in the name of bearer, presently in the custody of Swiss American Corporation, 30 Pine Street, New York 5, New York, together with a one-third (1/3) interest in any and all rights thereunder and thereto, and

b. An undivided one-third (1/3) interest in one (1) Republic of Chile 7% External Sinking Fund Bond of 1922, of \$1,000 face value, bearing the number 619, registered in the name of bearer, presently in the custody of Swiss American Corporation, 30 Pine Street, New York 5, New York, together with a one-third (1/3) interest in any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Lilly Kullak, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and it being deemed necessary in the national interest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on April 7, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Acting Director,
Office of Alien Property.

[F. R. Doc. 50-4125; Filed, May 12, 1950; 8:49 a. m.]

[Vesting Order 14598]

SUSANA BRITTEN

In re; Estate of Susana Britten, deceased. File No. 017-26026.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

 That Peter Fixemer, John Peter Fixemer, John Fixemer, and Susanna Falkenhorst, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany):

2. That all right, title, interest and claim of any kind or character whatso-ever of the persons named in subparagraph 1 hereof in and to the estate of Susana Britten, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

3. That such property is in the process of administration by Matt Gent and John Heinen, coadministrators, acting under the judicial supervision of the District Court of Keokuk County, Iowa;

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 1, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,

Acting Director,
Office of Alien Property.

[F. R. Doc. 50-4126; Filed, May 12, 1950; 8:49 a. m.]

[Vesting Order 14602]

JOHANNA C. LORENZEN

In re: Estate of Johanna C. Lorenzen, deceased. File No. F-28-12784.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

 That Laura Wolbertson, whose last known address is Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That all right, title, interest and claim of any kind or character whatso-ever of the person named in subparagraph 1 hereof in and to the estate of Johanna C. Lorenzen, deceased, is property payable or deliverable to, or claimed by, the aforesaid national of a designated enemy country (Germany);

3. That such property is in the process of administration by the clerk of the District Court of Jones County, Iowa, as

depositary, acting under the judicial supervision of the District Court of Jones County, Iowa;

and it is hereby determined:

4. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 1, 1950

For the Attorney General.

[SEAL]

HAROLD I. BAYNTON. Acting Director, Office of Alien Property.

[F. R. Doc. 50-4127; Filed, May 12, 1950; 8:49 a. m.]

[Vesting Order 14608] ANNIE M. ROPES

In re: Estate of Annie M. Ropes, deceased. File No. D-28-12814; E. T. sec. 16983

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That G. Martin Horn, Hardy Horn and Eveline Horn, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Ellen R. Horn, deceased, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany);
3. That all right, title, interest and

claim of any kind or character whatsoever of the persons identified in subparagraphs 1 and 2 hereof, and each of them, in and to the Estate of Annie M. Ropes, deceased, is property payable or deliverable to, or claimed by, the aforesaid nationals of a designated enemy country (Germany);

4. That such property is in the process of administraton by Harry A. Littlefield, as administrator, acting under the judicial supervision of the Probate Court, County of Penobscot, Maine:

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 hereof and the domiciliary personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Ellen R. Horn, deceased, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on May 1, 1950.

For the Attorney General.

HAROLD I. BAYNTON, [SEAL] Acting Director, Office of Alien Property.

[F. R. Doc. 50-4128; Filed, May 12, 1950; 8:49 a. m.]

[Vesting Order 14617]

JOHANN RICHARD NOBIS AND IDA MOELLER

In re: Scrip Certificates owned by Johann Richard Nobis also known as and Ida Moeller. Richard Nobis F-28-30576-A-1, F-28-2409.

Under the authority of the Trading With the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Johann Richard Nobis also known as Richard Nobis on or since the effective date of Executive Order 8389, as amended, and on or since December 11, 1941, has been a resident of Germany and is a national of a designated enemy country (Germany);

2. That Ida Moeller whose last known address is Oststrafse 98, Leipzig O, 5. Sachsen, Germany, is a resident of Germany and a national of a designated

enemy country (Germany);

3. That the property described as follows: All rights, interests and claims in, to and arising out of or under that certain Scrip Certificate representing 1824/1910ths in a share in the voting trust of the capital stock of the Seaboard Trust Company, Hoboken, New Jersey evidenced by a certificate No. S5132.

is property within the United States owned or controlled by, payable or de-

liverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Johann Richard Nobis, also known as Richard Nobis, the aforesaid national of a designated enemy country

4. That the property described as follows: All rights, interests and claims in, to and arising out of or under a Scrip Certificate representing 1569/1910ths in a share in the voting trust of the capital stock of the Seaboard Trust Company evidenced by a certificate issued in bearer form and presently in the custody of Otto Moeller, 1408 6th Street, North Bergen, New Jersey,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Ida Moeller, the aforesaid national of a designated enemy country (Germany);

and it is hereby determined:

5. That to the extent that the persons named in subparagraphs 1 and 2 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national in-

terest.

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended,

Executed at Washington, D. C., on May 1, 1950.

For the Attorney General.

HAROLD I. BAYNTON, Acting Director, Office of Alien Property.

[F. R. Doc. 50-4129; Filed, May 12, 1950; 8:49 a. m.]

[Return Order 622]

EDITIONS ALBIN MICHEL

Having considered the claims set forth below and having issued a determination allowing the claim, which is incorporated by reference herein and filed here-

It is ordered, That the claimed property, described below and in the determination, including all royalties accrued thereunder and all damages and profits recoverable for past infringement thereof, be returned after adequate provision for taxes and conservatory expenses:

Claimant, Claim No., Notice of Intention to Return Published, and Property

Robert Esmenard d/b/a Editions Albin Michel, 22, rue Huyghens, Paris 14, France, Claim Nos. 36406, 36407, 36408 and 36409; March 28, 1950 (15 F. R. 1724); property to the extent owned by claimant immediately prior to the vesting thereof by Vesting Order Nos. 3430 (9 F. R. 6464, June 13, 1944; 9 F. R. 13768, November 17, 1944) and 3552 (9 F. R. 6464, June 13, 1944), in regard to works listed under the name of Editions Albin Michel and W. A. Bradley in the vesting orders, including royalties pertaining thereto in the amount of \$1,721.10.

Appropriate documents and papers effectuating this order will issue.

Executed at Washington, D. C., on May 9, 1950.

For the Attorney General.

[SEAL] HAROLD I. BAYNTON,
Acting Director,
Office of Alien Property.

[F. R. Doc. 50-4180; Filed, May 12, 1950; 8:49 a. m.]